IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ESTATE OF ANDREW DAVIS GOOD

and KRISTI GOOD,

Plaintiffs,

CIVIL ACTION

v.

DOCKET NO. 20-cv-1431

BARBARA RODRIGUEZ-SANTANA,

Defendant.

DEFENDANT DEPUTY SHERIFF BARBARA GUNNET'S STATEMENT OF FACTS SUBMITTED IN SUPPORT OF SUMMARY JUDGMENT

Pursuant to the procedures outlined in Judge Schmehl's policies and procedures,

Defendant, Lancaster County Sheriff's Deputy Barbara Gunnet ("Deputy Gunnet") ¹ by and
through her attorneys, MacMain, Connell & Leinhauser, LLC, respectfully submits the present

Defendant's Statement of Relevant Material Facts. The present Defendant's Statement of Facts
(DSOF) includes (1) both those facts to which all parties agree and are contained in the
separately-filed Statement of Undisputed Facts (SOUF), and (2) for consistency and ease of
reading, those additional facts that Defendant submits are material and uncontested – but
to which Plaintiff does not agree based on relevance, materiality, accuracy, or some
combination of all three. Those facts that are solely Defendants are designated herein in
bold.

Introduction and Procedural History

1. Plaintiffs, the Estate of Andrew Davis Good and Kristi Good initiated the instant action by filing their initial Complaint on March 16, 2020, which named as Defendants Deputy

¹ Plaintiffs name Defendant Barbara Gunnet by her maiden name, "Barbara Rodriguez-Santana" in their Complaint and First Amended Complaint.

Gunnet, Lancaster County, Sheriff Christopher R. Leppler, Akron Borough Police Officer Greg Stone, Borough of Akron, Borough of Ephrata, and John Doe Defendants 1 - 30. *See*, ECF Doc. No. 1. (Undisputed).

- 2. On June 9, 2020, Plaintiffs voluntarily dismissed Defendants Borough of Akron and Officer Greg Stone. *See*, ECF Doc. No. 18. (Undisputed).
- 3. On September 10, 2020, Plaintiffs filed their Motion to Amend their Complaint. See, ECF Doc. No. 21. (Undisputed).
- 4. On September 28, 2020, the Court granted Plaintiffs' Motion Seeking Leave to Amend their Complaint. See, ECF Doc. No. 25. (Undisputed).
- 5. On September 28, 2020, Plaintiffs filed their First Amended Complaint, naming as a Defendant only Deputy Gunnet, and asserting two claims pursuant to 42 U.S.C. §1983 Deliberate Indifference under the Eighth Amendment and Excessive Force under the Fourth Amendment. See, ECF Doc. No. 29. (Undisputed).

Initial Arrest of Andrew Good on April 14, 2018

- 6. On April 14, 2018, Andrew Good was taken into custody by Akron Borough and Ephrata Borough police officers on an outstanding Lancaster County warrant for violation of probation/parole. *See generally*, Ephrata Police Department Incident Report attached hereto as *Exhibit A*. (Undisputed).
- 7. During the initial arrest on April 14, 2018, Good attempted to flee, resisted arrest, and had to be tasered by arresting officers. *Id.* (Plaintiff disputes as immaterial to the issues upon Summary Judgment).
- 8. Once Good was subdued and taken into custody, he was transported by the arresting officers to the Wellspan Ephrata Community Hospital for examination. *See*, *Exhibit B*

at page 8. (Undisputed).

Initial Response by Deputy Gunnet to Ephrata Community Hospital

- 9. Deputy Gunnet is a Sheriff's Deputy for Lancaster County, and has been so employed since February 2016. *See*, Deputy Gunnet's deposition attached hereto as *Exhibit B* at page 7. (Undisputed).
- 10. On April 14, 2018, Deputy Gunnet was working as the on-call deputy. *See*, *Exhibit B* at pages 13-14. (Undisputed).
- 11. As part of her duties as the on-call deputy, Deputy Gunnet, responded to calls from dispatch to pick up and transport arrested individuals to the Lancaster County Prison. *See*, *Exhibit B* at pages 14-15. (Undisputed).
- 12. On April 14, 2018, Deputy Gunnet was dispatched to the Ephrata Community Hospital to pick up and transport Good to Lancaster County Prison following his arrest by Ephrata Borough and Akron Borough police officers. *See*, *Exhibit B* at pages 15-16. (Undisputed).
- 13. At approximately 5:00 p.m. on April 14, 2018, Deputy Gunnet arrived at the Ephrata Community Hospital to take custody of Good and to transport him to Lancaster County Prison. See, Exhibit A at page 16. (Undisputed).
- 14. After her arrival at the hospital, Deputy Gunnet took over custody of Good from Sergeant Greg Stone of the Akron Borough Police Department. See, Exhibit B at page 28. (Plaintiff disputes as incomplete as to explain the incident, fails to address the violations of Lancaster County CEW policy, assumes that Sheriff Gunnet properly applied leg shackles to the Plaintiff).
 - 15. During the custody transition, Deputy Gunnet placed Good in leg shackles

and handcuffed Good with his hands situated to the front and attached to a waistbelt. See, Exhibit B at pages 28-31. (Plaintiff disputes as incomplete as to explain the incident, fails to address the violations of Lancaster County CEW policy, assumes that Sheriff Gunnet properly applied leg shackles to the Plaintiff).

Good on foot out and around the hospital to her vehicle, parked in the parking lot by the main entrance of the emergency room. See, Exhibit B at page 32, and Video Surveillance from Ephrata Community Hospital, attached hereto as Exhibit C. (Plaintiff disputes as incomplete as to explain the incident, fails to address the violations of Lancaster County CEW policy, assumes that Sheriff Gunnet properly applied leg shackles to the Plaintiff).

Good's Resistance and Flight from Custody

- 17. Deputy Gunnet instructed Good to enter the vehicle. See, Exhibit B at page 36. (Plaintiff disputes as incomplete as to explain the incident, fails to address the violations of Lancaster County CEW policy, assumes that Sheriff Gunnet properly applied leg shackles to the Plaintiff).
- 18. Good-did not comply with the verbal instructions to get in the vehicle. See, Exhibit B at pages 36-37. (Plaintiff disputes as incomplete as to explain the incident, fails to address the violations of Lancaster County CEW policy, assumes that Sheriff Gunnet properly applied leg shackles to the Plaintiff).
- 19. Deputy Gunnet attempted to grab Good's arm to guide him into the vehicle, but Good pushed and pulled away from these attempts. See, Exhibit B at pages 38-39 and Exhibit C. (Plaintiff disputes as incomplete as to explain the incident, fails to address the violations of Lancaster County CEW policy, assumes that Sheriff Gunnet properly applied

leg shackles to the Plaintiff).

- 20. Deputy Gunnet utilized her police radio to request assistance from other officers in the area to get Good into her vehicle. See, Exhibit B at pages 40-41. (Plaintiff disputes as incomplete as to explain the incident, fails to address the violations of Lancaster County CEW policy, assumes that Sheriff Gunnet properly applied leg shackles to the Plaintiff).
- 21. Good attempted to grab Deputy Gunnet's Taser during her attempts to physically place Good in the vehicle. *See*, *Exhibit B* at pages 42-43. (Plaintiff disputes as incomplete as to explain the incident, fails to address the violations of Lancaster County CEW policy, assumes that Sheriff Gunnet properly applied leg shackles to the Plaintiff).
- 22. Good turned from Deputy Gunnet and fled, on foot, into the hospital parking lot. See, Exhibit B at page 44 and Exhibit C. (Plaintiff disputes as incomplete as to explain the incident, fails to address the violations of Lancaster County CEW policy, assumes that Sheriff Gunnet properly applied leg shackles to the Plaintiff).
- 23. Deputy Gunnet pursued Good and drew and fired her Taser at Good during his flight from custody. See, Exhibit B at page 44 and Exhibit C. (Plaintiff disputes as incomplete as to explain the incident, fails to address the violations of Lancaster County CEW policy, assumes that Sheriff Gunnet properly applied leg shackles to the Plaintiff).
- 24. Good fell to the ground following the Taser deployment. See, Exhibit B at pages 44-47. (Plaintiff disputes as incomplete as to explain the incident, fails to address the violations of Lancaster County CEW policy, assumes that Sheriff Gunnet properly applied leg shackles to the Plaintiff).
 - 25. Good got back on his feet following the first Taser deployment. See, Exhibit

- B at page 47. (Plaintiff disputes as incomplete as to explain the incident, fails to address the violations of Lancaster County CEW policy, assumes that Sheriff Gunnet properly applied leg shackles to the Plaintiff).
- 26. Upon getting back on his feet, Good resumed his flight from Deputy Gunnet. See, Exhibit B at page 49. (Plaintiff disputes as incomplete as to explain the incident, fails to address the violations of Lancaster County CEW policy, assumes that Sheriff Gunnet properly applied leg shackles to the Plaintiff).
- 27. Deputy Gunnet deployed her Taser a second time at Good. See, Exhibit B at page 49 and Exhibit C. (Plaintiff disputes as incomplete as to explain the incident, fails to address the violations of Lancaster County CEW policy, assumes that Sheriff Gunnet properly applied leg shackles to the Plaintiff).
- 28. Good rolled and ran down a small embankment on the side of Ephrata Hospital, and continued running away from Deputy Gunnet following the second Taser deployment. See, Exhibit B at page 50 and Exhibit C. (Plaintiff disputes as incomplete as to explain the incident, fails to address the violations of Lancaster County CEW policy, assumes that Sheriff Gunnet properly applied leg shackles to the Plaintiff).
- 29. It is unknown if this second discharge made contact with Good and caused him to fall, or if the fall was the result of Good's flight, the shackles restricting his gait, the slope of the embankment, the loose woodchips/mulch on the embankment, or a combination of some or all of the above. (Plaintiff disputes as not a statement of fact).
- 30. At some point during his flight from Deputy Gunnet, Good was able to free one of his legs from the shackles, giving his legs free range of motion. See, Exhibit C. (Plaintiff disputes incomplete as to explain the incident, fails to address the violations of

Lancaster County policy, assumes that Sheriff Gunnet properly applied leg shackles to the Plaintiff).

- 31. Good continued running away from Deputy Gunnet, across a two-lane road, and into the nearby woods surrounding Cocalico Creek. *See*, *Exhibit B* at page 51 and *Exhibit C*. (Undisputed).
- 32. During the course of Good's escape and flight from Deputy Gunnet, there were bystanders entering and exiting the Ephrata Community Hospital on foot, and vehicles driving within the parking lot and on the roadways where the incident took place. See, Exhibit C. (Plaintiff disputes as immaterial).

Good's Continued Flight Into Woods and Cocalico Creek

- 33. Deputy Gunnet lost sight of Good when he entered the woods. *See*, *Exhibit B* at page 52. (Undisputed).
- 34. Officer Beth Rivera of the Ephrata Borough Police Department responded to the scene and began searching for Good with Deputy Gunnet. *See*, *Exhibit B* at page 53, and Deposition Transcript of Officer Beth Rivera attached hereto as *Exhibit D* at pages 12-15. (Undisputed).
- 35. Deputy Gunnet and Officer Rivera located Good by the Cocalico Creek bank. See, Exhibit B at page 53 and Exhibit D at page 18. (Undisputed).
- 36. When Deputy Gunnet and Officer Rivera arrived at the bank of Cocalico Creek, Good was already in the water, away from the creek bank. See, Exhibit B at page 57 and Exhibit D at page 21. (Undisputed).
- 37. Good submerged in Cocalico Creek, and Deputy Gunnet and Officer Rivera lost sight of Good. *See*, *Exhibit B* at page 58 and *Exhibit D* at page 30. (Undisputed).

- 38. Officer Rivera removed her duty belt and attached gear and entered the water in an attempt to rescue and regain custody over Andrew Good. *See*, *Exhibit D* at page 30. (Undisputed).
- 39. Deputy Gunnet remained on the creek bank as she and Officer Rivera were the only two officers on location at the time Officer Rivera entered the water. *See*, *Exhibit B* at page 60. (Undisputed).
- 40. Additional officers responded to the scene and entered the water in an attempt to locate Good. See, Exhibit D at page 32. (Undisputed).
- 41. Officers continued their search for Good in Cocalico Creek until he was eventually discovered, deceased. *See*, *Exhibit D* at page 32. (Undisputed).
- 42. No officers deployed their tasers at Good while he was in the water. See, Exhibit B at page 66. (Undisputed).
- 43. Following examination by Forensic Pathologist, Dr. Wayne K. Ross, Good's cause of death was determined to be "fresh water drowning," with the manner of death being "accidental." *See*, Forensic Pathologist's Report, attached hereto as *Exhibit E*, at page 13. (Undisputed).
- 44. On at least one prior occasion, Good successfully navigated across Cocalico Creek in a different location, during the course of a flight from apprehension by police officers. (Plaintiff disputes as immaterial to Sheriff Gunnet's deployment of the taser upon Mr. Good. Incomplete statement as to explain the incident, immaterial to the deployment of the taser with respect to Sheriff Gunnet).

MacMain, Connell & Leinhauser, LLC

Dated: December 30, 2020 By: /s/ David J. MacMain

David J. MacMain, Esquire Andrew J. Davis, Esquire Attorney I.D. No. 59320/316460 433 W. Market Street, Suite 200

West Chester, PA 19382

Attorneys for Defendant Lancaster County

Sheriff's Deputy Barbara Gunnet

CERTIFICATE OF SERVICE

I, David J. MacMain, hereby certify that on this 30th day of December, 2020, a copy of the foregoing *Statement of Undisputed Facts In Support of Defendant's Motion for Summary Judgment* was served upon the following via ECF notification:

Graham F. Baird, Esquire Two Penn Center 1500 JFK Boulevard, Suite 1240 Philadelphia, PA 19102 Attorney for Plaintiffs

Respectfully submitted,

MacMain, Connell & Leinhauser, LLC

BY: /s/ David J. MacMain

David J. MacMain, Esquire Andrew J. Davis, Esquire Attorney I.D. Nos. 59320/316460 433 W. Market Street, Suite 200

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Attorneys for Defendant Lancaster County Sheriff's

Deputy Barbara Gunnet

EXHIBIT A

Incident Report



EPHRATA POLICE DEPARTMENT 124 SOUTH STATE ST EPHRATA, PA 17522

Phone: (717)738-9200 Municipality **EPHRATA BOROUGH (408)** Approved Report 🗸 **MATTHEW E LUCKY** Report Type INCIDENT Incident # Reference # Location 3 N. NINTH ST - AKRON 17501 4101661B18 1804017136 Landmark Premise Title Section Criminal Point of Entry Code Sub-Section: Meth. of Entry Patrol Zone Grid Description : 04/14/2018 @ 16:30 (Sat) Reported Discovered Codes 4105 **ASSIST - OTHER AGENCY CASE** @ Last Secure Received Dispatched UCR Arrived 16:31 Cleared 16:58 Status Disposition

		Badge	612 - OFC. DANIEL M ALBAUGH
		Additional Officers	
<u>Officers</u>		<u>Date</u> A	<u>lctivity</u>
419	SGT. ERIC M SCHMITT	11	
802	OFC. BRYCE DAVIS	11	

Clear Date Badge

			····
Investigating Officer Signature	Date	Approving Officer	Date Signature

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Main Narrative OFC. DANIEL M ALBAUGH (612)

04/14/2018 16:30 - 612 OFC, DANIEL M ALBAUGH

SOURCE OF ACTIVITY:

On 04/14/2018 at 1631 hours, I responded to the address of 3. N. Ninth St. Akron Borough with Sgt. Schmitt and Officer Davis to provide mutual aid to Akron Borough Police Officer Rogers to serve a Lancaster County bench warrant on Andrew Davis Good (DOB:

SCENE DESCRIPTION:

This incident occurred at the address of 3 N. Ninth St. Akron Borough. This address is a multi-unit apartment building, Good was initially located on the north side of the building on an exterior deck on the second floor of the building.

OFFICER OBSERVATIONS AND ACTIONS:

I proceeded to the west side of the apartment complex with Sgt. Schmitt while Officer Rogers and Officer Davis entered from the east side and located Good on the north side of the building. I heard Officer Davis transmit on his radio that Good was on the second-floor deck. I began to travel to the north side of the building. As I rounded the corner of the building, I heard what sounded like a physical altercation. I approached the stairwell that Officer Rogers and Davis had traversed, and I observed Andrew Good run down the stairs and travel west towards me. Upon seeing me, Good changed direction and headed north.

As I began to pursue Good, I heard the sound of a Taser being discharged. Good was not impacted by the Taser which was later determined to have been fired by Officer Rogers. Good continued to run down a small alleyway and across N. Ninth St. in a southern direction. I chased Good across Main St. and into the yard of 820 Main St. I subsequently withdrew my Taser and

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fired it at Good's back. The Taser was ineffective, and it is unknown if the Taser probes made contact. I attempted to drive stun Good with the Taser which was unsuccessful at stopping Good. I reholstered my Taser and continued to chase Good to the Rear of the property where I was able to take Good to the ground. I secured Good on the ground until Officer Rogers, and Officer Davis arrived. While on the ground, Good continued to actively resist. I again advised Good that he was under arrest and told him to stop resisting. Good refused to comply and continually tried to stand up and pull his arms towards the center of his body. Officer Rogers, Davis, Sgt. Schmitt and Officer Martin assisted in putting Good in handcuffs and leg shackles. While Good was being restrained, he repeated that "He's not going back go jail" and "I cant go back". I escorted Good to Officer Martin's patrol vehicle with the assistance of Officer Davis.

I subsequently returned to the front yard of 820 Main St. Akron, where I collected the discharged Taser leads. I was unable to locate the Taser probes.

I completed both a Use of Force Report and Taser Use Report for this incident. I provided each report to my supervisor, Sgt. Schmitt.

EVIDENCE:

1 - I submitted one Taser cartridge Serial #: C4102X410 into the Beast Evidence System as evidence.



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Supplemental Narrative OFC. BRYCE DAVIS (802)

SUPPLEMENTAL 04/15/2018 12:44 - 802 OFC. BRYCE DAVIS

SUPPLEMENTAL REPORT #4101661B18 OFFICER DAVIS

SOURCE OF ACTIVITY:

On 4/14/18 at approximately 1630 hours I responded to 3 N. 9th St. Akron, PA to assist with a warrant service for Andrew Good.

SCENE DISCRIPTION:

3 N. 9th St. Akron, PA is a vinyl sided apartment building with 3 floors. The warrant service was initiated for an apartment on the second floor. The foot pursuit started on the deck of the second floor to the rear of the building and around a small building to the rear on the north side of the apartment building. The pursuit then crossed over 9th St. and toward a parking lot and then crossed Main St. The pursuit ended behind the brick Akron Insurance Associates building that is located on the south west corner of the intersection of 9th St. and Main St. in Akron.

OFFICER OBSERVATIONS/ACTIONS:

I parked my patrol vehicle on Main St. Akron between 9th St. and 10th St. I approached on foot to the east side of the apartment building. I followed Akron Police Department (APD) Officer (Ofc.) Rogers down the driveway and to the rear of the building. Ofc. Rogers and I walked around the back corner of the building with approximately 15+ feet between us and the building to look up the rear stairs to the back door on the second floor. I did not see anyone at the top of the stairs on the deck area.

As Ofc. Rogers ascended the stairs, about three quarters of the way to the top he started to talk to someone. I could not hear what was being said. As I got near the top of the stairs I saw Ofc. Rogers reach for a male's arm and state that the male, who I then recognized at Andrew Good, Was under arrest due to a bench warrant through the Lancaster County Sheriff's office. Good then pulled away from Ofc. Rogers and they both moved toward the door that lead into the apartment building. Ofc. Rogers attempted to gain centrol of Good's arms and Good pushed Ofc. Rogers into the railing of the deck.

I was on the top step when Good charged at me with his shoulder and pushed me into the wall.. I attempted to grab Good's arm but he was already pulling away from me and was running down the stairs. Ofc. Rogers followed Good down the stairs with me behind him. At the bottom of the stairs Ofc. Rogers deployed his Taser but the device failed to incapacitate Good. Good ran around a small building on the north side of the apartment building. Good then crossed over to the west side of 9th St., ran south, crossed Main St., and went behind the brick Akron Insurance Associates building. As we were running south Ephrata Poilce Ofc. Albaugh joined the foot pursuit and gave Good commands to stop running because he was under arrest. Ofc. Albaugh was able to catch Good and assisted him to the ground to be handcuffed. Good continued to resist arrest and would not give up his hands to be placed in to handcuffs. I placed one handcuff on Good's left wrist and handed it to Ofc. Albaugh. I grabbed Goods legs and pulled them straight to get him flat on the ground. I tried to keep Goods legs under control while Ofc. Albaugh and Ofc. Rogers attempted to place the handcuffs on Goods wrists. Good continued to resist arrest while Ofc. Albaugh continued to give commands to stop resisting and that Good was under arrest. We were able to secure Good's hand in the handcuffs and Ephrata Police Ofc. Martin arrived with leg shackles. I assisted Ofc. Martin with placing the leg shackles on Good's legs.

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After we were able to get Good handcuffed I assisted with searching Good for any weapons or illegal items. I found multiple pieces of paper and Good's cell phone. All items were turned over to Ofc. Rogers immediately.

I along with Ofc. Albaugh walked Good to Ofc. Martin's patrol vehicle and secured him in the rear passenger seat.

After securing Good, I assisted with looking for the Taser wires and probes. I found a single Taser wire and two green doors to the cartridge Ofc. Rogers deployed. I returned these items to Ofc. Rogers. I cleared the scene at approximately 1500 hours.

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Supplemental Narrative SGT. ERIC M SCHMITT (419)

SUPPLEMENTAL 04/15/2018 16:16 - 419 SGT. ERIC M SCHMITT

SOURCE OF ACTIVITY:

On 04-14-18 at approximately 1530hrs. Officer Rodgers with Akron Borough Police contacted me regarding the location of Andrew Good; DOB: Rodgers requested assistance with attempting to locate Good to take him into custody regarding an outstanding Lancaster County Sheriff's warrant for probation/parole violation.

OFFICER OBSERVATIONS AND ACTIONS:

Off. Rodgers advise he received information that Andrew Good would be at an apartment building at 3 N. 9th Street, Akron around 1630hrs. Off. Rodgers stated he would like the Ephrata Police Departments assistance with possible apprehension if he is found at the address.

After reconfirming the current status of the Lancaster Sheriff's warrant, Off. Davis, Albaugh and I met Off Rodgers at 1630hrs in Akron Borough along Main St just east of N. 9th Street intersection. Off Rodgers reported he received updated information that Andrew Good was currently at the back/rear of the apartment building sitting on a small porch at the top of a outside wooden stairway. The stairway is a common stairway with a door at the top which accesses into a hallway for second floor apartments at 3 N. 9th St.

I advised Off. Davis to accompany Off. Rodgers to the rear stairway and Off. Albaugh and I will positioned ourselves on the sidewalk along 9th St to the southwest of the build. I moved to a small walk way located between the apartment building and adjoining property building so as to observed Off. Davis at the stairway. I peered around the apartment building and Off. Davis motioned that he and Off. Rodgers were walking up the stairway. I decided to reposition myself to the interior ground level hallway and stairway in the event Good fled through the building in an attempt to flee out the ground level door. I observed that Off. Albaugh move back to the Main Street side of the building.

I walked inside the building and immediately heard muffled noises coming from the second floor area so I worked my way up to the second floor where I did not locate any person(s) or officers. I went to a door which accessed the rear wooden porch and stairs and upon exiting the building I did not locate Off. Davis or Rodgers. I did find a young female standing on the stairway and asked where the police officers were but the female did not answer. I noticed more people on a side porch near 9 N. 9th St and as I approached they stated the officers tried to taser the guy, apparently missed so they chased him out onto 9th St. I moved out to 9th street and did not see any officers but noticed numerous citizen in Weiser's Grocery store parking lot looking across Main Street (south) toward another parking lot and Playground Alley area.

I ran toward the parking lot (rear 820 Main St) and Playground Alley and observed a few people standing, looking up along a drive that went back out to S. 9th St. The on-lookers pointed toward S. 9th St and stated they are up there. I located Off. Albaugh, Davis and Rodgers holding a shirtless male on the ground. The shirtless male was struggling stating something to the effect of, fuck you I'm not getting cuffed, get the fuck off me. I approached and immediately recognized the male as Andrew Good. Good observed me approach and pleaded with me, "Schmitt tell them to let me go" of which I advised Good to

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just calm down so we can handcuff him. I advised him several times to stop struggling and resisting, to just relax so we can get his arms back to handcuff him. He continued to keep his right arm up and out above his head refusing to let Off. Rodgers bring his arm down behind his back. Good continued to scream and yell that he was not going back to jail, fuck you guys, let me go, I'm not getting handcuffed. I told him several times to calm down, relax that we would not going to let him go he just needed to allow us to handcuff him.

During the continued attempts to handcuff Good two other males approached, one with a red shirt who Good called out to as Denny. Good said several times tell these guys to let me the fuck go (or similar words). The male in the red shirt (Denny) started to yell to Good to stop struggling and let the cops handcuff you, I told you to turn yourself in, stop fighting with them (or similar words). The male in the red shirt, as we continued to struggle with Good, continued to try and convince Good to comply with the police.

Off Rodgers and I were finally able to maneuver Good's right arm to his back area close enough to his left arm/hand so as to complete the handcuffing process. Two sets of hand cuffs were used so as to not have to completely maneuver Good's hands/arms to close to each other while completing the cuffing process. Once the handcuffs were securely fastened I met with Off. Martin in front of 820 S. 9th St for leg shackles; Off. Martin and Davis applied the shackles to Good's ankles. Good was escorted to Off. Martin's vehicle and Off. Rodgers requested assistance with transporting Good to the Wellspan Ephrata Community Hospital for medical treatment.

Off. Albaugh, Davis and I returned to the wooden stairs area where we recovered the wires and green plastic taser cartridge "doors". Off. Albaugh returned to the area where he deployed his taser and recovered his cartridge and taser wires.

I responded the hospital to check on Off. Rodgers, Martin and Andrew Good's status. I found Off. Rodgers at the hospital guarding Good who was now handcuffed to the front of his body and still wearing the leg shackles. Off. Rodgers advised he would be OK guarding Good and thanked us for the assistance.

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Supplemental Narrative OFC. SCOTT P MARTIN (705)

SUPPLEMENTAL 04/18/2018 06:45 - 705 OFC. SCOTT P MARTIN

Officer Observations/Actions:

On Saturday 4/14/18 at approximately 1640hrs, I responded to the area of 3 N. 9th Street in Akron to assist other units who were already on scene and had just served a warrant on Andrew Good. I began to respond initially after hearing units on our tac channel sounding as though Good was not being cooperative. While enroute, Sgt. Schmitt requested that a unit bring a pair of shackles for Mr. Good.

On arrival, I located units to the south side of 820 Main Street. I retrieved a pair of shackles from the trunk of my cruiser (8217) and responded to their location. I observed good face-down with Officer Rogers of Akron PD and Officer Albaugh on top of him attempting to restrain him. I could hear officer Albaugh advising Good to stop resisting. I placed one shackle/cuff on each ankle to aid in securing Good's feet/legs. They were double-locked and checked for tightness. Good was not wearing a shirt and I could observe that he had scrapes on his head as well as different areas of his body. I was advised by Officer Albaugh that Good fled on foot and a brief foot-chase ensued. Good is known to me to run from police from dealings in the past. At 1644hrs, I advised LCWC/dispatch that we had a prisoner in custody.

Good was placed into the back of my patrol car. After discussing the issue with Officer Rogers of Akron, Sgt. Schmitt advised to transport Good to our department to await the Sheriff's Department due to already having another prisoner there awaiting transport by the duty deputy. At 1647hrs, activated the in-car video to record the transport. I advised LCWC that I was enroute to our station with Good.

Immediately after beginning transport, Good began complaining of severe pain in his left shoulder. He repeated several times that his shoulder hurt and I asked him if he needed or wanted medical attention to which he replied, "yes". I advised Sgt. Schmitt of his request for medical treatment and suggested that he be transported directly to Ephrata Community Hospital (ECH) rather than to station and call an ambulance. He advised he would have to check with Officer Rogers due to Good being their prisoner. Officer Albaugh advised that he was with Officer Rogers and that Officer Rogers had approved transporting directly to ECH. I advised LCWC at 1650hrs that I was now transporting Good to ECH and requested that they notify them that we were enroute.

I arrived at ECH with Good at 1653hrs and escorted him inside and was directed by staff to a room just inside the entrance. Good laid on the bed and awaited treatment. Once in the room, Good began asking to be handcuffed in the front due to the pain in his shoulder. I suggested he roll to his right side and advised that he would need to await Officer Rogers for him to make the decision about how he was handcuffed.

Officer Rogers arrived at approximately 1700hrs and met us in Good's room. Good asked Officer Rogers if could move the handcuffs the front. Officer Rogers agreed and moved the handcuffs to the front. He was still wearing two sets of cuffs at the time. Officer Rogers kept both sets of cuffs on his hands after moving them to the front. Good was then preliminarily checked by the doctor who ordered X-rays. I heard the doctor ask Good if he had been drinking and Good replied that he had not stopped drinking since the night before.

I remained on scene and assisted ER staff and Officer Rogers with escorting Good to the X-ray area and back to the room. Good remained handcuffed and shackled in the ER bed the entire time. At approximately 1745hrs, I left the hospital after making sure Officer Rogers did not need anything. Officer

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Rogers advised that he was fine and was in the room with Good who remained handcuffed and shackled as I left.

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EXHIBIT B



Deposition of: Barbara Gunnett

August 17, 2020

In the Matter of:

Estate of Andrew Davis Good v. Rodriguez-Santana, Barbara

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21	
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22	
23	
24	
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Page 3 INDEX Testimony of: BARBARA GUNNETT By Mr. Baird.....5 By Mr. MacMain.....66 EXHIBITS PAGE NUMBER DESCRIPTION (None offered.)

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               DEPOSITION SUPPORT INDEX
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    INSTRUCTION NOT TO ANSWER:
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    (None)
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Page 5 (It is hereby stipulated and 1 agreed by and among counsel for the 2 respective parties that reading, signing, 3 sealing, certification and filing are 4 waived and that all objections, except as 5 to the form of the question, be reserved 6 until the time of trial.) 7 8 BARBARA GUNNETT, having been duly sworn, 9 was examined and testified as follows: 10 11 EXAMINATION 12 BY MR. BAIRD: 13 Good morning. My name is Graham Baird, Q 14 and I represent Kristi Good and the Estate of Andrew 15 Good in a lawsuit that's been filed against you and 16 others arising out of an incident that occurred back 17 on April 14th of 2018. Today we're here for your 18 deposition. 19 Could you state your name for the record, 20 21 please? Barbara Gunnett. Α 22 Ms. Gunnett, have you ever been deposed 23 Q 24 before?

		Page 6
1	A	I have not.
2	Q	Okay. You were present for Ms. Good's
3	deposition;	correct?
4	A	Correct.
5	Q	Okay. And your attorney, Mr. MacMain,
6	had given M	s. Good some instructions about
7	depositions	, and you observed the process. Would
8	you like me	e to go over some instructions for you?
9	A	I don't believe it's necessary.
10	Q	All right. If you need to just one
11	thing: If	you need to take a break for any reason,
12	please tell	me, and we'll do that. Okay?
13	A	Okay.
14	Q	Have you ever been known by any other
15	names?	
16	A	Yes.
17	Q	What other names?
18	A	My maiden name, Barbara
19	Rodriguez-S	Santana.
20	Q	And at the time of this incident in 2018,
21	you were ki	nown as Barbara Rodriguez-Santana; is that
22	accurate?	
23	A	Yes.
24	Q	And who do you currently work for?
		·

		DAIDAIO CONTENT
		Page 7
1	A	I work for the Lancaster County Sheriff's
2	Department	•
3	Q	And what is your current rank or job
4	title?	
5	A	Deputy sheriff.
6	Q	Have you ever worked for any other law
7	enforcemen	t agencies?
8	A	Yes, I have.
9	Q	What other law enforcement agencies?
10	A	Same capacity but with Dauphin County.
11	Q	Can you say that again? I'm sorry.
12	A	Dauphin County as a deputy sheriff.
13	Q	Okay. Any other law enforcement
14	agencies?	
15	A	No.
16	Q	How long have you worked for the
17	Lancaster	County Sheriff's Department?
18	A	Since February of 2016.
19	Q	And when did you work for the Dauphin
20	County She	eriff's Department?
21	A	From October of 2014 until February of
22	2016.	
23	Q	Why did you leave the Dauphin County
24	Sheriff's	Department?

		Page 8
1	A	Because I was residing in Lancaster
2	County.	
3	Q	And can you explain that for me, why that
4	prompted yo	ou to leave the Dauphin County Sheriff's
5	Department	?
6	А	I wanted to avoid the commute for work,
7	so I found	job where I currently was living.
8	Q	Okay. And your name change was
9	associated	with you being married?
10	A	Correct.
11	Q	And when did that happen?
12	A	That happened in October of 2018.
13	Q	Okay. And what is your husband's name?
14	A	Is that relevant?
15		MR. MAC MAIN: You can give his first
16	name.	
17		THE WITNESS: Okay. First name Shawn.
18	BY MR. BAI	RD:
19	Q	S-H-A-W-N?
20	A	Yes.
21	Q	Is Shawn Gunnett employed in law
22	enforcemen	t?
23		MR. MAC MAIN: You can answer that.
24		THE WITNESS: Yes.
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1	BY MR. BAI	RD:
2	Q	And where is he employed?
3	A	Lancaster.
4	Q	Is he employed with the Lancaster County
5	Sheriff's	Department?
6	A	He's not.
7	Q	Can you tell me what agency or police
8	department	he is employed with?
9		MR. MAC MAIN: You can answer that.
10		THE WITNESS: Lancaster city.
11	BY MR. BAI	RD:
12	Q	Okay. Besides this lawsuit have you ever
13	been sued	before?
14	A	I have not.
15	Q	Okay. Have you ever been subject to a
16	complaint,	a citizen's complaint, involving
17	excessive	force?
18	A	I have not.
19	Q	Have you ever been suspended or
20	discipline	d by the Lancaster County Sheriff's
21	Department	?
22		MR. MAC MAIN: Related to anything
23	involving	a citizen?
24		MR. BAIRD: Just a general question.
		į

	Page 10
1	MR. MAC MAIN: Well, I'm going to object
2	to that unless it has to do with some kind of
3	mistreatment of a citizen or dishonesty. I'm going
4	to limit the question to that.
5	MR. BAIRD: Well, you can't limit the
6	question.
7	MR. MAC MAIN: Well, I am.
8	MR. BAIRD: You're going to instruct her
9	not to answer that question?
10	MR. MAC MAIN: If she was disciplined for
11	something unrelated to mistreatment of citizens or
12	dishonesty, she's not going to answer it.
13	MR. BAIRD: Okay. So just let the record
14	show that Mr. MacMain has instructed his client not
15	to answer my question.
16	BY MR. BAIRD:
17	Q Have you ever been suspended or
18	disciplined arising out of any citizen's complaint?
19	A No.
20	Q All right. You were interviewed several
21	times in connection with this incident involving
22	Andrew Good; correct?
23	A I gave two interviews.
24	Q All right. My understanding is that one

	Page 11
1	of the interviews occurred on the night of the
2	incident; correct?
3	A Correct.
4	Q And you gave that interview to James
5	Zahm; is that right?
6	A Correct, county detective.
7	Q Can you say that again? I couldn't hear
8	you.
9	A County detective.
10	Q Okay. And then you gave another
11	interview to someone at the sheriff's department; is
12	that correct?
13	A Correct.
14	Q Okay. And that was Lieutenant Shaffer;
15	is that right?
16	A Correct.
17	Q And my understanding is that interview
18	with Lieutenant Shaffer occurred over two separate
19	days; is that right?
20	A Yes.
21	Q All right. Did you give any other
22	statements or interviews concerning this incident to
23	anyone else?
24	A I did not.

	Page 12
1	Q Did you have an opportunity to review
2	your statements or interviews prior to your
3	deposition here today?
4	A I have, yes.
5	Q Okay. And was there anything contained
6	in those interviews that you found incorrect or
7	untruthful?
8	A No.
9	Q Okay. So the information that you
L.O	provided to James Zahm and Lieutenant Shaffer was
L1	true and accurate at the time; correct?
L2	A Correct.
L3	Q Okay. Were you placed on an
14	administrative leave as a result of the
15	investigation involving Mr. Good's death?
16	A Yes.
17	Q And how long were you on administrative
18	leave, if you can recall?
19	A Probably like less than 30 days.
20	Q And that was an administrative leave with
21	pay; correct?
22	A Correct.
23	Q Have you ever been placed on any other
24	administrative leaves?

Page 13 1 Α No. Okay. And after you returned to the 2 Q sheriff's department, were you under any kind of 3 restrictions or conditions of your return to work as 4 a sheriff's deputy? 5 No. 6 Α And to this day you are performing all 7 the duties expected of you to be a sheriff's deputy 8 for Lancaster County? 9 A Yes. 10 Have you ever filed a lawsuit against 11 Q 12 anyone? I have not. 13 Α Now, on the date of this incident, Okay. 14 tell me what you -- tell me what you did on the date 15 of the incident. 16 Prior to the incident itself or ... 17 Ά If you could, why don't we start with why 18 0 were you going to the WellSpan Ephrata Hospital? 19 I was the on-call deputy that Α 20 Okay. week, and that was on a Saturday. I started at 21 12:00 p.m., and I was supposed to be on call until 22 midnight that day. I received a call around 23 4:00 o'clock for a pickup in Ephrata. I did the 24

Page 14 And sometime on the way there or the way to pickup. 1 the prison, I received a call that Akron Borough had 2 another person for me to pick up on a probation 3 violation warrant, and that was Andrew. 4 Okay. The first person that you picked 0 5 up, had you already transported that person to the 6 jail prior to receiving the call to go pick up 7 Andrew? 8 I believe I received the call on the way Α 9 to the prison, so I was probably still with that 10 I can't recall the situation. 11 Do you remember why you had picked up the 0 12 first person? 13 Α No. 14 Was that person a male or a female? O 15 It was a male. 16 Α Okay. Do you remember how you came to Q 17 obtain custody over that first person? 18 Can you be specific? A 19 Were they already under arrest prior to 0 20 you going to pick them up? 21 They were at the Ephrata Police Yes. 22 Α 23 Department. Okay. What does it mean when you say 24 0

Page 15 you're the on-call deputy? Can you describe what 1 your duties are? 2 We, as the deputies, have different 3 A responsibilities. We have court deputies, we have 4 civil deputies, and then we have the on-call deputy. 5 The on-call deputy, there's two shifts, the one --6 they're all Monday through Sunday night. 7 first shift. It's from midnight until noon on the 8 weekends, and then from 8:00 in the morning until 9 midnight during weekdays. The second shift -- that 10 was the shift that I had at that time -- was from 11 Monday, 4:00 p.m., until Sunday at midnight -- until 12 Monday midnight. They're seven days. 13 Okay. 14 Q So during those times we deal with all Α 15 the warrants out of our business hours. 16 Okay. And when you say deal with 17 warrants, can you describe that for me? What does 18 that mean? 19 Yes, yes, they could be domestic 20 Α relations bench warrants -- all kind of bench 21 domestic relations bench warrants, fines warrants: 22 and costs bench warrants, parole violations. 23 Okay. And I think that you testified Q 24

	Page 16
1	earlier that you received a call to go to the
2	hospital to pick up Andrew on a probation warrant;
3	is that right?
4	A Correct, yes.
5	Q Okay. And so at the time that you're
6	going to the hospital, you knew that you were
7	picking up someone for a violation of probation; is
8	that right?
9	A Correct.
LO	Q Did you know anything else about Andrew
L1	prior to arriving at the hospital?
12	A I did not.
L3	Q Did you know anything about his criminal
L4	history or background prior to you arriving at the
15	hospital?
16	A I did not.
17	Q When you arrived at the hospital, about
1.8	what time was it?
19	A It would have been around 5:00 o'clock.
20	Q And from the time that you got the call
21	until the time that you arrived at the hospital, do
22	you remember about how long that was?
23	A Probably between a half hour and
24	45 minutes.

Page 17 Did you receive any additional calls 1 Q during that 30- to 45-minute time frame about 2 Andrew's status or your status or where were you or 3 anything of that nature? 4 5 Normally when we get a call for somebody that's at the hospital, we will contact 6 security and let them notify us when the person is 7 ready to be discharged, so we will go over. So that 8 was what I was planning on, but then I received a 9 call from another officer stating that I had to go 10 relieve him to the hospital because he couldn't stay 11 12 with Andrew at the hospital. Do you know if that was Officer Stone 13 that you received a call from? 14 The first time it was Officer Rogers. 15 Ά The second time, I believe, it would have been 16 Officer Stone, Sergeant Stone. 17 18 0 So you received two calls prior to arriving at the hospital with regards to Andrew; is 19 that right? 20 21 Α At least, yes. All right. Are there other calls that 22 you remember with regards to Andrew? 23 Not that I can recall. 24 Α

	Page 18
1	Q And the first call was placed by Officer
2	Rogers; correct?
3	A Correct.
4_	Q And the second call was placed by Officer
5	Stone; correct?
6	A I believe, yes.
7	Q Okay. Do you remember Officer Stone
8	advising you as to why he could not remain with
9	Andrew while he was being examined by the medical
10	people there?
11	A Yes. He said he was the only officer on
12	the shift.
13	Q And so he had to go out and patrol and
14	take other calls; is that the
15	A Yes.
16	Q the idea?
17	A Yes.
18	Q All right. And did you say anything to
19	either Officer Rogers or Officer Stone on these
20	calls?
21	A Other than advising him of my ETA, I
22	don't believe so.
23	Q All right. Did you tell them that you
24	had another person with you that you were

	Page 19
1	transporting to jail?
2	A At the time I spoke with him, I had
3	already taken that person to the prison.
4	Q At the time you spoke with Officer Stone;
5	correct?
6	A Correct.
7	Q How about the time you spoke with Officer
8	Rogers? Had you already explained to him had you
9	already taken the previous prisoner to jail?
LO	A I can't recall if when he called the
11	first time I was on the way to the prison or I was
L2	leaving the prison, but either way, yes.
L3	Q All right. Did you talk to any security
14	personnel at Ephrata Hospital prior to you arriving
L5	there?
16	A I did not.
17	Q Okay. And when you arrived at Ephrata
18	Hospital, did you talk with Officer Stone?
19	A Yes.
20	Q Okay. Can you tell me about that
21	conversation?
22	A After I arrived, Officer Stone mentioned
23	that he couldn't stay with Andrew because he had to
24	leave on duties on shift. He didn't mention

{	Page 20
1	anything else. He only mentioned some other
2	instances where Andrew wasn't cooperative, but
3	that's pretty much the extent of the conversation.
4	Q All right.
5	A Nothing really to do that day in
6	particular.
7	Q So Officer Stone did not tell you
8	anything about Andrew's prior activities that day?
9	A He did not.
10	Q Was Andrew present when you and Officer
11	Stone were having this discussion?
12	A He was in the room. We were, I believe,
13	outside the entrance of the room.
14	Q Was he in a hospital room?
15	A Yes.
16	Q In the ER?
17	A Yes, I believe so.
18	Q Okay. Were there any other security
19	personnel watching Andrew at the time while you and
20	Officer Stone were outside of the room having a
21	discussion?
22	A No.
23	Q Okay. Was Andrew in the room with a
24	doctor or a nurse at the time that you were talking

	Page 21
1	with Officer Stone outside the room?
2	A I don't recall. We didn't leave the
3	room. We were just staying far away from him so we
4	could have the conversation, so we were present, but
5	not right close to him.
6	Q Oh, okay.
7	A So he was never unattended.
8	Q So he was not unattended?
9	A None of the time.
10	Q All right. Did he have handcuffs on or
11	shackles on at the time when you first arrived?
12	A I believe he was cuffed to the bed with
13	the one hand.
14	Q And what was Andrew doing when you first
15	arrived?
16	A I don't recall. He was using the bed.
17	Q Okay. And about how big was that
18	hospital room?
19	A I don't know. Probably half the size of
20	this room maybe or a third.
21	Q Okay.
22	A Not big.
23	Q And you and Officer Stone had a
24	conversation in the room but away from Andrew; is

		DAIDHU GOILDA
		Page 22
1	that correc	t?
2	A	Yes, right outside the room by the
3	entrance of	the room.
4	Q	So the door was open?
5	A	Yes.
6	Q	Were you in the doorway, kind of?
7	A	Yes.
8	Q	Okay. Were you either were you still
9	inside the	room or outside the room with the door
10	open?	
11	A	Outside with the door open.
12	Q	Did you see any nurses or doctors come
13	and go into	that room while you were talking to
14	Officer Sto	one?
15	A	I don't specifically recall.
16	Q	Okay. What did Officer Stone tell you
17	about Andre	ew's prior activities previously in the
18	day?	
19	A	Nothing. He did not mention anything
20	prior to me	e arriving.
21	Q	What was Andrew's physical appearance
22	when you a	rrived?
23	A	It looked like he had some scratches. He
24	wasn't wea	ring a shirt.

	Page 23
1	Q Okay. Do you remember where the
2	scratches were?
3	A Probably face and chest area.
4	Q Okay. You say probably. Did you
5	actually see
6	A I did see. I believe it's on my
7	interview.
8	Q All right. Did you see any Taser prongs
9	in Andrew
10	A I did not.
11	Q when you first came in?
12	A Sorry. I did not.
13	Q Okay. While you were present did you
14	ever see any doctors take Andrew to be x-rayed?
15	A No. That was another thing that we were
16	talking there, because he had to get some x-rays
17	redone on his wrist, because the first one I
18	believe the first ones he had the handcuffs on, so
19	they had to redo them.
20	Q You weren't there for the first x-rays;
21	correct?
22	A Correct.
23	Q Were you there for the second
24	· A Yes.

	Page 24
1	Q set of x-rays?
2	A Yes.
3	Q All right. Did you accompany Andrew to
4	the x-ray room with the medical people?
5	A Yes. Both officers, Sergeant Stone and
6	I, went to the x-ray room with Andrew.
7	Q Okay. Did you have any conversations
8	with Andrew while you were escorting him to the
9	x-ray room?
10	A I did not.
11	Q Do you know about how long that escort
12	occurred after you had arrived?
13	A I don't recall the amount of time.
14	Q Do you think it was more than half an
15	hour?
16	A No. It would have been 15 to 20 minutes.
17	Q At any time did you ever see any Taser
18	prongs imbedded into Andrew's body?
19	A I did not.
20	Q Okay. Did Officer Stone tell you
21	anything about Andrew's history?
22	A He did mention some other encounters they
23	have had previously, where apparently Andrew
24	assaulted another officer or something like that.

		Page 25
1	Q	Okay.
2	А	But it was not that day.
3	Q	Okay. So Officer Stone told you about
4	another inc	eident where Andrew had assaulted an
5	officer.	
6	A	Correct.
7	Q	Okay. Did he say anything else about
8	Andrew?	
9	А	Not that I can recall.
10	Q [.]	Did he ever call him an asshole?
11	A	Did I call who?
12	Q	Did Officer Stone refer to Andrew as an
13	asshole?	
14	A	I believe he did.
15	Q	Do you remember how many times he did
16	that?	
17	A	A couple of times.
18	Q	Did you ask him what he meant by that?
19	A	That was when he was explaining how an
20	asshole he	was when he assaulted the other officer
21	and how he	was not compliant previous times.
22	Q	Okay. Did he give you any details about
23	how Andrew	was not compliant?
24	A	He did not.

	Page 26
1	Q Okay. Did you ask him what he meant by
2	that?
3	A I did not.
4	Q Did you ask him what he meant by Andrew
5	being an asshole?
6	A I did not.
7	Q Did you ask him any details about the
8	previous time that he had allegedly assaulted an
9	officer?
10	A I did not.
11	Q Did Officer Stone volunteer any other
12	information about Andrew?
13	A Not that I can recall.
14	Q Did he tell you why Andrew was being
15	transported to jail?
16	A I believe he said something about his
17	wrist. They had to check his wrist.
18	Q About why he was transported to jail?
19	A Oh, I'm sorry. To jail?
20	Q Right.
21	A No. I was aware that he was a bench
22	warrant, so that's why I knew he was going to jail
23	on our bench warrant.
24	Q Did Stone tell you anything about what

Г	
	Page 27
1	the bench warrant was for or why it was issued?
2	A I had knowledge about what the warrant
3	was for, about being a parole violation.
4	Q So you had knowledge of that.
5	A Correct.
6	Q All right. Where did that knowledge come
7	from?
8	A From the system that we use to pull our
9	warrants.
10	Q The computer.
11	A Correct.
12	Q Okay. Did Stone tell you anything about
13	why Andrew was being transported, or did you have a
14	discussion with him about that?
15	A No.
16	Q Okay. Did you have any knowledge that
17	Andrew Good had left a rehab or eloped from a rehab
18	facility and that was why the bench warrant was
19	issued for him?
20	A I did not.
21	Q Okay. What was Mr. Good's height, if you
22	can remember?
23	A I don't know his height. Probably a
24	couple of inches taller than I am.

	Page 28
1	Q And what about his weight? What do you
2	think? Do you know what his weight was?
3	A He was a thin build. I don't know his
4	weight.
5	Q And when you saw him, he had his shirt
6	off. Was he wearing shoes? Do you remember?
7	A Yes.
8	Q Was he wearing pants?
9	A Yes.
10	Q Okay. At some point Officer Stone left;
11	correct?
12	A Correct.
13	Q All right. Do you remember anything
14	about him leaving?
15	A We had to change the gear in the x-ray
16	room. We went back to the original room that we
17	were in. Sergeant Stone stayed there for a couple
18	of minutes, just talked to Andrew for a couple of
19	minutes, and then he left.
20	Q And when you said exchanging gear, can
21	you describe what that means?
22	A Yes. I took the handcuffs that he had
23	from Officer Stone and placed my handcuffs and then
24	put my shackles on.

		Page 29
1	Q	Your shackles?
2	A	Yes.
3	Q	Okay. Prior to you placing your shackles
4	on Andrew,	was he at any time shackled that you
5	could obse	rve?
6	A	I can't recall.
7	Q	Do you know whether Officer Stone had any
8	shackles w	ith him that day?
9	A	I don't recall.
10	Q	Did you attach the handcuffs to a belt
11	loop aroun	d Andrew's waist?
12	A	Before we left the hospital.
13	Q	Can you say that again? I'm sorry.
14	A	Before we left the hospital.
15	Q	All right. And tell me describe for
16	me how you	affixed the shackles to him.
17	A	We were in the x-ray room, and I put the
18	shackles o	n like I do to every other prisoner that I
19-	deal with.	I double lock them, make sure they don't
20	get tighte	r and they're not unsecured, and after
21	that he wa	nted to go to the bathroom. So he used
22	the bathro	om without handcuffs on, came back, and
23	then I pla	ced my handcuffs on in the front.
24	Q	Okay. Did you check the shackles again
		•

	Page 30
1	when he came back from the bathroom?
2	A No.
3	Q . And when you say double lock the
4	shackles, tell me what you mean by that.
5	A By double locking, it's when you push the
6	secure part of the shackles so that they don't move.
7	Q Okay.
8	A So they're secured in place.
9	Q And did you put those shackles around his
10	ankles?
11	A I did.
12	Q Was he wearing socks?
13	A I don't recall.
14	Q Did you put the shackles on over his
15	pants?
16	A No.
17	Q Okay. And how long after you were in the
18	x-ray room did you leave the hospital with Andrew?
1-9	A I don't recall the exact amount of time.
20	We were just waiting for the x-ray results to come
21	back and have him medically discharged.
22	Q . Do you think you were there for more than
23	an hour?
24	A I don't believe so.

	DANDARI GOMBII	
	Page 33	L
1	Q Were there any other officers present a	at
2	the time that you were going to leave the hospital	1
3	with Andrew?	
4	A No.	
5	Q Where were you in the hospital when yo	u
6	secured the handcuffs to the belt loop?	
7	A In the room that Andrew was in.	
8	Q The original examination room?	
9	A Correct.	- the remain
10	Q At any time was he talking to you	-
11	Andrew saying anything to you?	
12	A Not really.	
13	Q Did he say anything at all?	
14	A Not that I can recall.	-
15	Q I think I read in one of your intervie	ws
16	that you said that he was looking at your Taser o	n
17	your belt.	
18	A So he was looking at my belt.	
19	Q And when did he do that?	ļ
20	A When we were waiting for the x-ray	
21	results.	
22	Q Were you in the x-ray room or the exam	O.
23	room again?	
24	A The exam room.	

	Page 32
1	Q And did you say anything to him when he
2	was looking at your belt?
3	A No. He just made me feel uncomfortable,
4	so I just sat down on the chair next to the bed.
5	Q All right. So tell me what happened
6	after you secured his handcuffs to the belt loop and
7	were going to leave the hospital. Tell me what
8	happened.
9	A I grabbed the belt in the back. I
10	directed him where to go to where the car was.
11	Q And where was the car?
12	A The car was parked in front of the main
13	entrance of the emergency room.
14	Q All right. And then what did you do?
15	Where did you go?
16	A I walked him down the sidewalk and then
17	the crosswalk and to the car.
18	Q And did he say anything to you during
19	that time?
20	A No.
21	Q All right. What happened when you got to
22	the car?
23	A When I got to the car, the car was
24	locked, so I had to manually open the front door and

		Page 33
1	push a but	ton to unlock all doors, so I had to let
2	go of him	in order to do that.
3	Q	You had to manually unlock the driver's
4	side door?	
5	A	Correct.
6	Q	Okay. And so you
7	A	The passenger the passenger front
8	door.	
9	Q	Oh, okay. So you unlocked the passenger
10	side front	door manually.
11	A	Correct.
12	Q	All right. And what did Andrew do when
13	you were u	inlocking the door?
14	A	I just instructed him to face the car and
15	do not mov	<i>r</i> e.
16	Q	And did you need an actual key?
17	. A	Yes.
18	Q	And so you unlocked the passenger side
19	door and	then hit the door unlock button?
20	A	Correct.
21	Q	All right. Did Andrew move or do
22	anything o	during that time period?
23	A	He did.
24	Q	What did he do?

	Page 34
1	A I believe he was leaning on the
2	passenger's rear side of the car at that point.
3	Q Okay. So he was leaning on it?
4	A Yes.
5	Q Was he running away at that point when
6	you let go of him?
7	A No.
8	Q How long did it take for you to unlock
9	the door when you had let go of him?
1.0	A A couple of seconds.
11	Q And he was leaning on the rear passenger
1.2	side of the vehicle; correct?
13	A Correct.
14	Q And why did you need to let go of him in
15	order to manually unlock the car?
16	A Because I needed to unlock the door, open
17	the door, and push the button to unlock the door. I
18	wasn't going to be able to do all that with one hand
19	and holding him with the other.
20	Q Where were your keys, the car keys?
21	A On my possession. I don't specifically
22	recall where specifically.
23	Q I mean, are they on your belt? Are they
24	in your pocket?

	Page 35
1	A I usually hang them on the antenna of the
2	radio.
3	Q But you don't remember where they were on
4	the date of the incident?
5	A Not specifically.
6	Q All right. And so were you able to
7	unlock the door, open the door and unlock and hit
8	the door unlock button while Andrew was still
9	present leaning against the car?
10	A Correct.
11	Q Okay. And then what happened next after
12	that?
13	A Then I had to put my hand on his shoulder
14	in order to open the door, because he was blocking
15	it, so I said I don't think I said something. I
16	just, like, put my hand on him and tried to open the
17	door, and then he said, "Don't fucking touch me."
18	Q So by that point he was leaning against
19	the rear passenger side door; correct?
20	A Towards the end, yes.
21	Q And you couldn't open the door because he
22	was leaning against it.
23	A Correct.
24	Q All right. And so you moved him with

		Page 36
1	your left l	nand?
2	A	Yes.
3	Q	And then opened the door with your right
4	hand; corre	ect?
5	A	Correct.
6	Q	And then what happened?
7	A	Like I said, "Don't fucking touch me,"
8	and I inst	ructed him several times to get in the
9	car.	
10	Q	And what did you say when you instructed
11	him to get	in the car?
12	A	He said he just wants to get some fresh
13	air, becau	se he knows he's going to be gone for a
1.4	while.	
15	Q	And what did you say?
16	A	I said that he if got in the car, we'll
17	roll the w	indows down for him so he could get some
18	fresh air.	
19	Q	Okay. And what did he say in response to
20	that?	
21	A	He kept resisting. He said he just wants
22	to get som	e fresh air.
23	Q	All right. And he wasn't trying to run
24	away from	you at this point; correct?
	I	

	Page 37
1	A No, but he wasn't complying with my
2	directions to get in the car.
3	Q All right. And you didn't have your
4	did you ever again put your hand on his belt?
5	A No.
6	Q Okay. At any time did you see his
7	shackle come loose or undone from the time that you
8	put them on until this resisting that you're talking
9	about at the vehicle?
LO	A I didn't, but I did find it very strange
11	how he was, like, walking a little faster than I was
12	when we were walking to the car.
13	Q So at that point you noticed that he
14	was he was walking faster than someone in
15	shackles should be able to?
16	A Correct.
17	Q All right. Did you say anything to him
1:8	or look at his shackles or say stop or
19	A No. I just held the belt tighter so he
20	would slow down.
21	Q All right. Did you tell me everything
22	about this back-and-forth discussion that you had
23	with him, about getting in the car versus him
24	staying outside the car to get fresh air? Were

Page 38 there any other things said? 1 Like -- just, like, to get in the car or 2 Α I will -- at one point I believe I said that I will 3 charge him with resisting arrest if he didn't get in 4 I don't recall saying anything else. the car. 5 O Did he say anything else to you? 6 7 Α No. What happened next after that? 8 Q 9 Α After that I grabbed his arm and tried to get him in the car, and he kept pushing and pulling 10 11 away from me. At that point, I believe, I called for assistance on the radio. 12 How many times -- so was it once 13 Q Okay. 14 that you grabbed onto his arm and tried to put him 15 into the car and then he pushed away, or did you try a couple of times? 16 There were several times that I tried --17 Α 18 attempted to get him to get in the car. 19 Q Are you yelling at him or telling him, "Get in the car"? 20 I'm telling him, "Get in the car," 21 Α 22 firmly. 23 Q And what was he saying to you? 24 Α The same thing, that he just wanted to

Page 39 1 get some fresh air. All right. And then what happened after 2 Q 3 that? At this point we kept, like -- I kept Α 4 trying to pull him to get into the car, and he kept 5 pulling away from me, and we moved further away from 6 That's when we begin to kind of, like, 7 the door. struggle, me pulling him and he kind of, like, 8 9 pulling away from me. Okay. Do you know how many times you 10 0 went back and forth with him in terms of the 11 discussion that you were having with him? 12 I didn't count them, but there were Α 13 several times that I instructed him to get in the 14 car and him not complying with it. 15 Okay. Do you think it was more than five 16 0 17 times? I don't recall. Probably. 18 A And yet at some point you called for 19 assistance; correct? 20 Correct. 21 Α Okay. What was the status of you and 22 0 Andrew in this incident at the time you called for 23 assistance? 24

	Page 40
1	A About me being the only officer present
2	and him not going into the car, so I felt like I
3	needed somebody to help me get him in the car.
4	Q At this point you did not choose to Taser
5	him; correct?
6	A Correct.
7	Q Why did you not choose to Taser him at
8	this point?
9	A Because his action at that time, I didn't
10	feel like it needed to be tased.
11	Q Despite the fact that he was already
12	resisting you; correct?
13	A Correct.
14	Q And he was already, as you put it,
15	struggling with you; correct?
16	A Correct.
17	Q And at that point you elected not to tase
1,8	him.
19	A Correct.
20	Q Did you know that he had been tased prior
21	in the day?
22	A I did not.
23	Q Okay. When you called for radio
24	assistance, did anyone respond to you through the

	BARBAKA GUNNETT
	Page 41
1	radio?
2	A I don't recall.
3	Q And when you call for assistance on that
4	radio, who receives that transmission?
5	A County radio dispatcher.
6	Q And you can't remember whether the county
7	radio dispatcher responded to you at all or said
8	anything to you?
9	A I don't recall.
10	Q All right. And then what happened next
11	after that?
12	A After that that's when I believe I
13	told him that if he didn't get into the car, I was
14	going to tase him.
15	Q And what did he say to that?
16	A I don't recall.
17	Q All right. And then what happened next
1.8	after that?
19	A We kept, like, struggling back and forth.
20	At one point I felt his shoulders move, like, weird,
21	and when I looked down, he was trying to grab my
22	Taser.
23	Q And at the time tell me where in relation
24	to him you were.

		DANDART COLUMN
		Page 42
1	A	I was in close proximity to him.
2	Q	And his handcuffs are cuffed to his belt;
3	correct?	
4	A	Correct.
5	Q	All right. And you felt his shoulders
6	move. V	Were you grabbing him around the shoulders?
7	A	I was not.
8	Q	Tell me how you felt his shoulders move
9	weirdly	•
10	A	Because he was in close proximity to me,
11	and I ju	ist, like, felt his shoulders moved in a
12	weird wa	ay.
13	Q	You were face-to-face with him?
14	A	Correct.
15	Q	All right. And where was your Taser kept
16	on your	belt?
17	A.	On my left side, nondominant hand.
18.	Q	You're left-handed?
19	A	No, nondominant-hand side.
20	Q	I'm sorry. I misheard that. And on your
21	right h	and you keep your firearm; is that true?
22	A	Correct.
23	Q	And how did you know that he was trying
24	to grab	your Taser?

		Page 43
1	A	Because I saw his hands trying to grab my
2	Taser on my	left side.
3	Q	All right.
4	A	And he said, "Yeah, I tried to get your
5	Taser."	
6	Q	He said that?
7	A	He did.
8	Q	All right. And he said, "What are you
9	going to do	? Shoot me now?"
10	A	Correct.
11	Q	And what did you say?
12	A	I don't recall if I said anything.
13	Q	All right. And you still hadn't tasered
14	him at this	point.
15	A	Correct.
1-6	·Q	Why not?
17	A	Because I didn't think it was necessary
18	at that poi	nt.
19	Q	How long is this struggle occurring? How
2.0	long did th	is take?
21	A	Couple of minutes.
22	Q	Okay. And after he says, "Yeah, I was
23	trying to g	et your Taser. What are you going to do?
24	Shoot me no	w," did you say anything to him at that

	DANDARA GUIVIGIT
Ĩ	Page 44
1	point?
2	A I don't recall if I said anything.
3	Q You don't remember what, if anything, you
4	said?
5	A Correct.
6	Q All right. And then what happened after
7	that?
8	A And then at that point he turned around
9	and ran from me.
10	Q All right. Did he break did you have
11	any kind of grip or hold on him at the time that he
12	broke away and ran?
13	A I did not.
14	Q Okay. And then what happened after he
15	broke away and ran? Did you make another radio
16	call?
17	A No. I pulled my Taser, and I deployed my
18	first cartridge.
19	Q And so when he broke away and ran from
20	you, you deployed your Taser, and did it hit him?
21	A I believe so.
22	Q And did you see it hit him?
23	A I did not see it. I saw him fall on the
24	ground.

	Page 45
1	Q In the parking lot?
2	A Correct.
3	Q All right. And you were using the
4	trigger pull, shooting the cartridges out; correct?
5	A Correct.
6	Q Okay. Do you know where you hit him with
7	the Taser, where the prongs hit him?
8	A I do not. I aimed for the upper back. I
9.	don't know where it hit him.
LO	Q Okay. And did you attempt to engage the
11	electrical charge while he had fallen down?
12	A I believe I told him to stay on the
13	ground or I was going to give him another round.
14	Q So at the time that the prongs deployed
15	and hit him, he hit the ground; correct?
16	A Correct.
17	Q And at the time that the prongs hit him,
18	there was an electrical charge that accompanied
19	those prongs; correct?
20	A Correct.
21	Q Do you think it was the electrical charge
22	that resulted in him falling down?
23	A I do not know that.
24	Q Okay. Did you see him trip over anything

_	
	Page 46
1	or
2	A I saw him fall to the ground.
3	Q How far away from him were you when you
4	first deployed your Taser?
5	A Probably the same distance between you
6	and me. Maybe a little farther. Maybe from here to
7	the door.
8	Q Okay.
.9	A So 10 feet, 15.
10	MR. MAC MAIN: Yeah, I mean, I think what
11	she's describing
12	MR. BAIRD: You to the door is 10 feet, I
13	would say, 15 yeah, 10 feet probably.
14	MR. MAC MAIN: So between 5 to 10 feet
15	away. Is that fair?
16	MR. BAIRD: That's an estimate, yeah.
17	MR. MAC MAIN: Yeah, that's why I said
18	about, yeah.
19	MR. BAIRD: Yeah.
20	BY MR. BAIRD:
21	Q All right. And then you told him you
22	were going to give him another charge, electrical
23	charge, if he didn't stop resisting; correct?
24	A Correct.

	BARBARA GUINDELL
	Page 47
1	Q Okay. Do you remember what words you
2	used?
3	A I don't recall the specific words that I
4	used.
5	Q Okay. It probably wasn't my clumsy words
6	that I just said; right? Probably not.
7	All right. What did he do after that?
8	Did he yell at you? Did he respond to you in any
9	way?
10	A He kept saying, "Why are you doing this
11	to me?"
12	Q Okay. And did you say, "Because you just
13	tried to run away"?
14	A I don't believe I said anything.
15	Q Okay. Did you get him with another
16	charge?
17	A I don't recall. I might have. I don't
18	recall.
19	Q But at some point he gets up off the
20	ground; correct?
21	A Correct.
22	Q Okay. Had you ever used your Taser prior
23	to this date?
24	A On another person, no.

	Page 48
1	Q In training you had used it to deploy;
2	correct?
3	A Correct.
4	Q Had you ever observed other sheriff's
5	deputies deploying their Taser on another person?
6	A Besides training purposes, no.
7	Q Okay. How long did it take from the time
8	that you deployed your Taser on Andrew to the point
9	that he got back up on his feet? Do you know?
10	A I don't know.
11	Q Was it very fast that that happened? Was
12	it
13	A I will guess so, but I'm not sure, yes.
14	Q Okay.
15	MR. MAC MAIN: Don't guess at anything.
16	THE WITNESS: I'm sorry.
17	BY MR. BAIRD:
18	Q All right. At any time did you observe
19	the shackles that Andrew had that were attached to
20	him come off? Did you see that at any time?
21	A I did not.
22	MR. MAC MAIN: Are you talking about any
23	time during the incident, or are we still in this
24	little window between the first and when he runs?

	Page 49
1	MR. BAIRD: That was a clumsy question.
2	I was referring to the entire incident.
3	BY MR. BAIRD:
4	Q At any time did you see the shackles come
5	off of him?
6	A I did not.
7	Q Okay. And after Andrew had gotten back
8	up to his feet, tell me what happened then.
9	A He began to flee from me again. To this
0.1	point I deployed my second and last cartridge
L1	available and called radioed that he was running
12	away from me.
L3	Q All right. And when you say you deployed
L4	two cartridges, those are the only two cartridges
15	that you had available at the time; correct?
16	A Correct.
17	Q Okay. And that is standard equipment for
18	all sheriff's deputies to just have two cartridges;
19	right?
20	A Correct.
21.	Q That's how the conducted-electrical
22	weapons are made; right?
23	A For that model that we were carrying in
24	our department, yes.

_	
	Page 50
1	Q All right. And how many prongs come out
2	on each one of those cartridges?
3	A Two.
4	Q And did you see those prongs hit Andrew
5	on both of your deployments?
6	A I did not see where the prongs hit him.
7	Q Okay. When Andrew was fleeing from you,
8	were you on level ground, or was there a slope?
9	A There's a slope.
10	Q Okay. And I've seen a video of some
11	surveillance video of this where he where Andrew
12	is running down the hill, and you're running down
13	the hill, too, after him. Have you seen that video?
14	A Yes.
15	Q Okay. Do you know where that video came
16	from?
17	A I believe from the security cameras.
18	Q At the hospital; right?
19	A At the hospital, correct.
20	Q All right. And at some point did you
21	ever try to grab Andrew or pick him up? You heard
22	my client's testimony about how she wanted you to
23	grab onto him or hold him.
24	A Correct.

	BAIDAIA GONIETT
	Page 51
1	Q Did you ever do that?
2	A I did not.
3	Q Did you ever think you had an opportunity
4	to try to grab him or otherwise restrain him with
5	physical force?
6	A I did not.
7	Q Did you think about whether you could do
8	that at the time?
9	A I did not.
10	Q Where did Andrew go after he got up and
11	started running?
12	A He run to the wooded area next to the
13	hospital.
14	Q Okay. And there's a creek down there;
15	correct?
16	A No, I didn't know that at the time. I
17	wasn't familiar with the area.
18	Q Was the creek hidden from could you
19	see the creek from where your vantage point was when
20	you were running down the hill?
21	A No.
22	Q What did you observe Andrew do after he
23	had gotten up and was running towards the wooded
24	area?

	Page 52
1	A After he run to the wooded area, I saw
2	him disappear into the wooded area.
3	Q And at that time you had called again for
4	assistance; correct?
5	A I believe so.
6	Q Do you remember what you were thinking at
7	the time that you saw him disappear?
8	A Me being unfamiliar with the area, I was
9	just waiting for backup to arrive.
.0	Q Did you proceed into the wooded area
L1	after him?
L2	A Not until backup arrived.
L3	Q And tell me the reason for that.
L4	A Safety issue.
t 5	Q Okay. And when you say a safety issue,
L6	was it a safety issue for you? For the public? For
L7	Andrew? Tell me about that.
18	A All of the above. I'm not familiar I
19	wasn't familiar with the area. I don't know why he
20	ran to I don't know if somebody was waiting there
21	for him. I was there by myself, so I had to wait
22	for backup.
23	Q Okay. Did you ever see Andrew again on
24	that date?

		DAMMUI OOMADII
		Page 53
1	A	Yes.
2	Q	Tell me about that.
3	А	After Officer Rivera from Ephrata Police
4	Department	arrived, we began to search for Andrew
5	for severa	l minutes until I finally spotted him by
6	the creek.	· ·
7	Q	And is that Officer Beth Rivera?
8	A	Yes.
9	Q	How long did it take for her to get
10	there?	
11	A	I don't recall the specific time.
12	Q	Was it more than 10 minutes?
13	A	You mean for her to arrive to the scene?
14	Q	Yes.
15	A	Yes.
16	Q	From the time that you saw Andrew
17	disappear	into the woods versus the time that she
18	arrived, i	t was more than 10 minutes?
19	A	Probably not.
20	Q	Okay.
21	A	In answer to your question.
22	Q	From the time that you saw him disappear
23	into the w	roods until Officer Rivera arrived, about
24	how long w	ras that?

		DARDARA CONTEST
		Page 54
1	A	Like five minutes.
2	Q	Were you talking on the radio with anyone
3	during that	five-minute time period?
4	A	I believe the dispatchers were trying to
5	get my loca	ation.
6	Q	All right. And were you giving them your
7	location?	
8	A.	Yes.
9	·Q	Anything else? Did anyone else talk to
10	you during	that time period that while you were
11	waiting for	r Officer Rivera?
12	A	I notified my supervisor of the
13	situation,	the ongoing situation.
14	Q	Okay. Was that Sheriff Leppler?
15	A	No. That was Sergeant Bradley Breneman.
16	Q	Okay.
17	A	Who was the on-call supervisor that day.
18	Q	And you called him on the radio; correct?
19	Α	On the phone.
20	Q	On your cell phone?
21	A	On the work cell phone, yes.
22	Q	All right. And what did he say to you on
23	the phone?	
24	A	I don't recall.

		DARDARA CONTENT
		Page 55
1	Q	At any time did you see anybody else
2	deploy any	Tasers on
3	A	No.
4	Q	Andrew?
5	A	Sorry.
6	Q	That's okay.
7	А	No.
8	Q	When you saw him on the bank of the
9	creek, wha	t was he doing?
10	A	He was sitting down.
11	Q	Did you see whether his hands were
12	cuffed?	
13	A	No.
1-4	Q	Did you see him with his face towards you
15	or his bac	k towards you?
16	A	I was only able to see the full back.
17	Q ·	Did you notice anything else about him
18	while he w	as sitting down?
19	A	I did not.
20	Q	At any time did you see him stand up?
21	A	I did not.
22	Q	Did you yell out to anyone that you saw
23	him?	
24	A	I walked up to Officer Rivera and

		Page 56
1	informed he	er that I had seen him.
2	Q	Okay.
3	, A	And pointed in the direction where he
4	was.	
5	Q	Did you ever yell to Andrew?
6	A	I believe Officer Rivera and I were
7	yelling ou	t his name.
8	Q	At the time that you saw him, did you
9	yell out t	o him?
-0	A	I did not.
1	Q	And what was the reason why you didn't
L2	yell to hi	m there?
L3	A	To use that as my advantage so he didn't
l.4	know we we	re coming for him.
L5	Q	But then you lost sight of him again; is
16	that true?	
L7	A	We had to walk around all the branches
1.8	and trees	to go to the point where he was, so at
19	that point	I did lose sight of him.
20	Q	From the time period that you saw him
21	sitting do	own by the creek until you lost sight of
22	him again,	about how long was that time period?
23	A	It would have been a couple of seconds.
24	Q	Did you ever see him again after losing
	-	

	DARDARA GUINETT
	Page 57
ı	sight of him?
2	A Yes.
3	Q Tell me about that.
4	A When we arrived to the area together, we
5	initially saw him. He was in the water.
6	Q What body parts did you see of him in the
7	water?
8	A From the chest up.
9	Q Okay. Could you tell whether he was
10	standing on the bottom of the creek when you saw
11	him?
12	A I was unable to tell.
13	Q Could you see his arms at all?
14	A No.
15	Q How far out into the creek was he when
16	you observed him again?
17	A Well, pretty far. I don't know the exact
18	distance, but it was further than the door, so
19	further away more than 10, 15 feet away.
20	Q Did you yell to him?
21	A I don't recall.
22	Q Do you know whether Officer Rivera yelled
23	to him?
24	A I believe she did.

	Page 58
1	Q Okay. Did you ever lose sight of him
2	again?
3	A Yes.
4	Q Tell me about that.
5	A After he kept getting deeper into the
6	creek, it was only at this point where his head was
7	the only thing visible, and then a couple of times
8	his head went down below the water, and then after a
9	couple of times it didn't arise.
10	Q And at any time did you yell to him?
11	A I don't recall.
12	Q And you think Officer Rivera yelled to
13	him?
14	A I believe she did.
15	Q Do you know what she yelled?
16	A I believe she was saying his name,
17	Andrew.
18	MR. BAIRD: Okay.
19	MS. GOOD: Can we have a break?
20	MR. BAIRD: Yeah, sure.
21	MR. MAC MAIN: Sure.
22	(A recess was taken.)
23	BY MR. BAIRD:
24	Q All right. Ms. Gunnett, did you see

		Page 59
1	when Andrev	w was sitting on the bank of the creek,
2	did you see	e any Taser prongs in him?
3	A	No.
4	Q	Okay. About how far away from him were
5	you?	
6	A	When I first saw him?
7	Q	Yeah.
8	А	It was far away.
9	Q	When you next saw him when he was in the
10	creek, how	close to the creek were you?
11	A	A couple of feet away.
12	Q	So you were on the bank of the creek when
13	you saw hi	m in the water; correct?
14	A	Correct.
15	Q	Did you ever see him actually enter the
16	water?	
17	A	I did not.
18	Q	Do you know whether anyone else actually
19	saw him en	ter the water that you're aware of?
20	A	I'm not aware. I don't know.
21	Q	And when you and Officer Rivera were
22	searching,	how close was Officer Rivera to you?
23	A	A couple of feet away.
24	· Q	Were there any other officers present at

		Page 60
1	that time?	-
2	A	No.
3	Q	Did you ever enter the water to try to
4	get Mr. Go	od in custody?
5	A	I did not.
6	Q	Okay. And why didn't you go into the
7	water?	
8	A	Different reasons: First one, Officer
9	Rivera was	already in the water, and we were the
10	only two o	fficers on the scene; secondly, I'm not
11	trained in	water rescue.
12	Q	Do you know whether Officer Rivera is
13	trained in	water rescue?
14	A	I do not know.
15	Q	Okay. Did you at any time ever see
16	Andrew Goo	d again?
17	A	No.
18	Q	Okay. And after that happened what did
19	you do?	
20	A	Can you be more specific as to what?
21	Q	Yeah, yeah, that was a bad question.
22		Was Officer Rivera able to get to Andrew?
23	A	No.
24	Q	Okay. What did she do to try to go into

	Page 61
1	the water? Did she put down her equipment? Did she
2	grab onto a tree to try to secure her footsteps?
3	A The only thing I recall is she took her
4	duty belt with all of her gear off.
5	Q Did she swim out into the creek?
6	A No. She got into the water. I don't
7	know how far she did.
8	Q Okay. At some point other officers
9	arrived; correct?
10	A Correct.
11	Q Okay. Did you see any of these other
12	officers arrive from where you were next to the
13	creek?
14	A What do you mean?
15	Q At the time you're standing next to the
16	creek and you watch Officer Rivera walking out into
17	the creek, were there any other officers present at
18	that time?
19	A No.
20	Q What was on the other side of the creek,
21	if you remember?
22	A I don't know.
23	Q Was it more woods?
24	A I believe so.

_	
	Page 62
1	Q Do you remember if you saw any roads on
2	the other side of the creek
3	A I don't know.
4	Q from where you were standing?
5	A No.
6	Q Okay. Did you ever have any
7	conversations with anyone prior to giving your
8	statement about what had happened?
9	A I did not.
10	Q What about your supervisor? Did you talk
11	to him at all prior to giving your statement about
12	what had happened?
13	A As far as the prisoner ran away from my
14	custody, that's as far as it went.
15	Q You didn't get into any detail with your
16	supervisor about what had happened?
17	A I did not.
18	Q Did you ever talk to Sheriff Leppler
19	about this incident?
20	A I did not.
21	Q Lancaster County has a policy with
22	regards to the use of your electronic-controlled
23	weapon. Are you aware of that policy?
24	A Yes.

		Page 63
1	Q	Did you ever read it before this incident
2	occurred?	
3	A	Yes.
4	Q	Okay. How many trainings did you
5	undertake v	with regards to the use of your
6	electronic	-controlled weapon?
7	A	We do a recertification every year.
8	Q	Okay. And so by that time would it be
9	fair to sa	y that you had undertaken two trainings on
10	that?	
11	A	Yes.
12	Q	With Lancaster County Sheriff's
13	Department	; correct?
14	A	Correct.
15	Q	All right. Were you ever trained on the
16	use of a T	aser or an electronic-controlled weapon by
17	Dauphin Co	unty?
18	A	Yes.
19	Q	Did those trainings differ in any way
20	that you c	an remember?
21	A	Yeah. The model that we were carrying in
22	Lancaster	County was different from Dauphin County.
23	Q	How was it different? Can you tell me
24	about that	?

1

2

3

4

Page 64 The one that I was carrying with Yes. Α Lancaster County, you're able to carry two cartridges at one time and deploy them individually; and the ones for Dauphin County, you had to recharge the one cartridge after deployment of the first one. 5 Have you ever received any Okay. 6 training from any source with regards to the use of 7 the electronic-controlled weapon that you're not to 8 deploy it on someone who has an opioid addiction? 9 The things that we go through in 10 Α No. training is about deployment on elderly, kids, low 11 mass individuals, and pregnant women. 12 Have you ever at any time received any 13 Q training on the use of the conducted-electrical 14 weapon that you should not use it on people who have 15 heart problems? 16 That's included in the training. Α 17 Have you ever received any trainings that 0 18 you should not use a Taser on anyone who is under 19 the influence of opiates? 20 Not specifically that. 21 Α How about generally? 22 0 Α Not that I can recall. 23 MR. MAC MAIN: Generally under the 24

	Page 65
1	influence of drugs? Is that your general
2	MR. BAIRD: Sure.
3	THE WITNESS: Not that I'm aware of.
4	MR. BAIRD: All right. And just so we're
5	clear, she said not specifically.
6	BY MR. BAIRD:
7	Q I'm trying to find out if there's some
8	other kind of general instruction given to you with
9	regards to someone who's under the influence of any
10	kind of
11	A No, not that I can recall.
12	Q Did you ever receive any training from
13	Lancaster County that you should not be deploying a
14	Taser on individuals who are handcuffed?
15	A It all depends on the circumstances.
16	Q The totality of the circumstances?
17	A Correct.
18	Q Okay. Had you ever received training
19	that you should not deploy a conducted-electrical
2.0	weapon on individuals who are standing in water?
21	A Correct.
22	Q Okay. Besides the deployment of the
23	cartridges, the weapon that you used can also be
24	used to drive stun individuals; correct?

		Page 66
1	A	Correct.
2	Q	And can you just describe what a drive
3	stun is for	the record?
4	A	Drive stun is just, like, giving an
5	electrical	shock directly on the skin.
6	· one	MR. BAIRD: All right. I think that's
7	all the que	stions I have for you, Sheriff Gunnett.
8		MR. BOYLE: Nothing from me. Thank you
9	for coming	in.
10		MR. MAC MAIN: I actually have a few.
11		EXAMINATION
12	BY MR. MAC	MAIN:
13	Q	At any point did you well, let me ask
14	you this:	At any point did you ever tase Mr. Good
15	while he wa	as in the water?
16	A	I did not.
17	Q	Did you observe anybody tase him while he
18	was in the	water?
19	A	I did not.
20	Q	You said when you last saw him, he was on
21	the bank of	f the creek, then you lost you lost
22	vision, and	d the next thing you knew is you and
23	Officer Ri	vera came around and he was now into the
24	water up to	o his chest about 10 to 15 feet in.

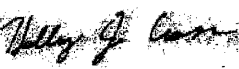
	DANDARA GUINETT
	Page 67
1	A Correct.
2	Q Was there anybody when you and Officer
3	Rivera got down to the bed of the creek, was there
4	anyone else there besides Mr. Good?
5	A Can you specify
6	Q Sure.
7	A Anybody with him or anybody in the area?
8	Q Anybody who could have possibly pushed
9	him in the creek between the time you last saw him
10	and when you and Officer Rivera got down to the
11	bank.
12	A No. He was the only one.
13	Q And you didn't push him in?
14	A I did not.
15	Q Officer Rivera didn't push him in?
16	A She did not.
17	MR. MAC MAIN: Okay. That's all the
18	questions I have. Thank you.
19	MR. BAIRD: No follow-up.
20	·
21	(The witness was excused.)
22	
23	(The deposition concluded at
24	approximately 1:00 p.m.)

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CERTIFICATE

I do hereby certify that I am a Notary Public in good standing; that the aforesaid testimony was taken before me at the time and place indicated; that said deponent was by me duly sworn to tell the truth, the whole truth, and nothing but the truth; that the testimony of said deponent was correctly recorded in machine shorthand by me and thereafter transcribed under my supervision with computer-aided transcription; that the deposition is a true and correct record of the testimony given by the deponent; that a review of the transcript by the deponent was not requested; and that I am neither of counsel nor kin to any party in said action nor interested in the outcome thereof.

I declare under penalty of perjury that the foregoing is true and correct. Dated this 1st day of September, 2020.



Holly J. Cross Notary Public [& - back]

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Commonwealth of Pennsylvania Rules of Civil
Procedure

Title 231, Chapter 4000
Depositions and Discovery
Rule 4017

(c) When the testimony is fully transcribed a copy of the deposition with the original signature page shall be submitted to the witness for inspection and signing and shall be read to or by the witness and shall be signed by the witness, unless the inspection, reading and signing are waived by the witness and by all parties who attended the taking of the deposition, or the witness is ill or cannot be found or refuses to sign. Any changes in form or substance which the witness desires to make shall be entered upon the deposition by the person before whom it was taken with a statement of the reasons given by the witness for making the changes. If the deposition is not signed by the witness within thirty days of its submission to the witness, the person before whom the deposition was taken shall sign it and state on the record the fact of the waiver or of the illness or absence of the witness or the refusal to sign together with the reason, if

any, given therefor; and the deposition may then be used as fully as though signed, unless the court holds that the reasons given for the refusal to sign require rejection of the deposition in whole or in part.

DISCLAIMER: THE FOREGOING CIVIL PROCEDURE RULES

ARE PROVIDED FOR INFORMATIONAL PURPOSES ONLY.

THE ABOVE RULES ARE CURRENT AS OF APRIL 1,

2019. PLEASE REFER TO THE APPLICABLE STATE RULES

OF CIVIL PROCEDURE FOR UP-TO-DATE INFORMATION.

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Veritext Legal Solutions represents that the foregoing transcript is a true, correct and complete transcript of the colloquies, questions and answers as submitted by the court reporter. Veritext Legal Solutions further represents that the attached exhibits, if any, are true, correct and complete documents as submitted by the court reporter and/or attorneys in relation to this deposition and that the documents were processed in accordance with our litigation support and production standards.

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EXHIBIT C

VIDEO SURVEILLANCE FROM

EPHRATA COMMUNITY HOSPITAL

(Previously Produced Through Discovery and Bates Labeled as LC0157)

FLASH DRIVE SENT TO COURT ON DECEMBER 30, 2020

EXHIBIT D



Deposition of: Officer Beth Rivera

August 18, 2020

In the Matter of:

Estate Of Andrew Davis Good Vs. Lancaster County, Et Al

Veritext Legal Solutions
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Page 1 UNITED STATES DISTRICT COURT 1 FOR THE EASTERN DISTRICT OF PENNSYLVANIA CIVIL ACTION 2 3 ESTATE OF ANDREW DAVIS GOOD: NO.: 20-1431 4 Plaintiff, : 5 v. 6 LANCASTER COUNTY, et al 7 Defendants.: 8 9 August 18, 2020 10 11 Oral deposition of OFFICER BETH 12 RIVERA, taken pursuant to notice, held at 13 MacMain, Connell & Leinhauser, 433 West 14 Market Street, Suite 200, West Chester, 15 Pennsylvania 19382, beginning at 16 approximately 9:50 a.m., before Mary 17 Hammond, a Registered Professional 18 Reporter and Notary Public in the state of 19 Pennsylvania. 20 21 22 23 24

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Page 2
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Page 3
1
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                             I-N-D-E-X
 4
     WITNESS:
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 6
     OFFICER BETH RIVERA
 7
                            PAGE
     BY MR. BAIRD
                             4
 8
 9
     BY MR. BOYLE
10
     BY MR. MACMAIN
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11
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                         E-X-H-I-B-I-T-S
16
17
       NAME
                         DESCRIPTION
                                                   PAGE
                      (Whereupon, there were no exhibits
18
                marked at this time.)
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	Page 4
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2	P-R-O-C-E-E-D-I-N-G-S
3	
4	(By agreement of counsel, the
5	sealing, certification and filing are
6	waived, and all objections as to the form
7	of the question, are reserved until the
8	time of trial.)
9	
10	OFFICER BETH RIVERA, after having
11	been first duly sworn, was examined and
12	testified as follows:
13	
14	MR. BAIRD: Graham, G-R-A-H-A-M,
15	Baird, B-A-I-R-D. I represent the
16	plaintiffs, Estate of Andrew Good and
17	Kristi, K-R-I-S-T-I, Good.
18	MR. BOYLE: Christopher Boyle, and I
19	have Ephrata Borough, and the witness
20	today, Officer Beth Rivera.
21	MR. MACMAIN: David MacMain. I
22	represent Lancaster County, Lancaster
23	County Sheriff, Lancaster County Sheriff's
24	Deputy Gunnet.

	Page 5
1	MR. DAVIS: Andrew Davis, Lancaster
2	County, Deputy Gunnet, and Lancaster
3	County Sheriff.
4	MR. BOYLE: Read and sign.
5	<u> </u>
6	DIRECT EXAMINATION
7	
8	BY MR. BAIRD:
9	Q. Good morning, Ms. Rivera.
10	A. Good morning.
11	Q. My name is Graham Baird. I'm a lawyer who
12	represents the plaintiff in a lawsuit that has been
13	filed against some individual defendants and some
14	law enforcement agencies and some municipal entities
15	arising out of an incident that occurred back on
16	April 14, 2018. Today we are here for your
17	deposition.
18	Have you ever given a deposition before?
19	A. No.
20	Q. I am going to give you some instructions
21	and guidance to make this go as quickly and smoothly
22	as possible, okay?
23	A. Okay.
24	Q. I am here and the other lawyers are here

to ask you some questions about what you know and remember about that incident and your involvement in it.

Your legal obligation is to provide answers to those questions to the best you can; do you understand that?

A. Yes.

2.2

Q. When you are giving answers, it is very helpful for all of us, including the court reporter who is transcribing everything that is said in the room, that you answer the question verbally. Shaking your head, nodding your head, "uh-huh," "un-un," we try to stay away from those. It's hard to understand.

And when you go back and read the transcript, it may not be clear what your answer was; is that okay?

- A. Yes.
- Q. Alongside of that, you and I should only -- one person should be speaking at a time, okay?
 - A. Okay.
- Q. So please wait for me to ask my question, and I will certainly give you the courtesy to wait

for you to complete answer before I ask another question, okay?

A. Okay.

- Q. If your attorney objects to one of my questions, stop, let him place his objection on the record, and then he can instruct you to answer or not answer depending on what that objection is, okay?
 - A. Okay.
- Q. All right. If you need break for any reason, go ahead and let me know and we can stop and take a break, okay?
 - A. Okay.
- Q. If you do not understand one of my questions, if you don't hear one of my questions, also please let me know and I will try and ask it more clearly or so it can be heard, okay?
 - A. Okay.
- Q. All right. Do not guess at anything, all right? If you don't understand one of my questions, please speak up and say so because if you answer it, the record is going to assume -- anyone reading the transcript is going to assume that you understood what the question was because you answered it, okay?

Page 8 All right. 1 Α. 2 Q. I don't think there is anything else in terms of instructions. I don't expect this to go 3 too long, but, again, if you need a break for any 4 5 reason, just let me know, okay? 6 Α. Sure. 7 0. Can you state your full name for the record? 8 Beth Rivera. 9 Α. And who do you currently work for? 10 Q. Ephrata Police Department. 11 Α. And what is your current rank or job 12 0. title? 13 Patrol Officer. 14 Α. How long have you had that job? 15 0. Four and a half years. 16 Α. Have you ever been employed by any other 17 law enforcement entities? 18 19 Α. No. Can you tell me a little bit about your 2.0 21 educational background? I have a bachelor's degree in criminal 22 Α. justice from Messiah, and then I have a master's 23 24 degree in criminal justice from Penn State

Page 9 Harrisburg. 1 And when did you get your master's degree? 2 Q. Α. In 2012. 3 And when did you get your bachelor's Q. 4 degree? 5 Actually, that was -- 2012, I got my 6 Α. bachelor's; and, 2014, I got my master's. 7 And did you immediately seek out 8 employment in the law enforcement area after 9 obtaining your master's degree? 10 Α. I did. 11 And -- all right. 0. 12 Have you had any other employment 13 opportunities in any security field of any kind? 14 I worked at Metro Bank as a fraud 15 investigator for counterfeit checks. 16 When did you that? 17 Q. That was after my master's but before Α. 1.8 being hired with Ephrata Police Department, so 2014 19 20 time. How long did you keep that job? Q. 21 About six months. Α. 22 And then why did you leave that job? 23 Q. I was going into the academy for -- to go 24 Α.

Page 10 for the police academy. 1 Did you already have a job with the Ο. 2 Ephrata Borough at the time you entered the police 3 academy? 4 Α. No. 5 Have you ever been subject to any Ο. 6 disciplinary actions in connection with your 7 employment at Ephrata Borough? 8 Α. No. 9 Objection to the MR. BOYLE: 10 relevance of this for a fact witness. 11 But you can answer. 12 THE WITNESS: No. 13 BY MR. BAIRD: 14 Now, we're here for to talk about answer 15 ο. incident that occurred back in April 14, 2018. 16 Do you remember what you were doing that 17 day before going to the WellSpan Ephrata Hospital 18 1.9 area? I was -- I started my shift at 6:00 p.m. 20 And what were you doing prior to starting 21 your shift, were you at home? 22 I don't remember. Α. 23 And why did you -- about what time did you 24 Q.

Page 11 end up going to the WellSpan Ephrata Hospital area? 1 Around 7:45 p.m., I was dispatched. 2 Α. Do you remember what the call said as to 0. 3 why you were dispatched? 4 Initially, I was dispatched to assist the 5 Sheriff's Department with a prisoner that they had 6 at the hospital. 7 And that was the original call at 7:45 0. 8 that you received? 9 Α. Correct. 10 Did you receive any other dispatch calls 11 after that initial call? 1.2 Yes. As I was leaving the station, they 13 updated the call that the prisoner had escaped 14 15 custody. About how long after the initial call was 16 0. that second call received by you? 17 Probably within seconds. 18 A. . Was there any other information 19 transmitted to you in that initial call about what 20 assistance was required with the regard to the 21 prisoner? 22 Α. Not initially, no. 23 Do you remember where you were when you Q.

Page 12 got the call? 1 I was at the station. 2 Α. At Ephrata Borough? 3 Q. Α. Yes. 4 And about how far away from the police 0. 5 station is the hospital? 6 It's about two to three miles. 7 Α. And you immediately responded to those 0. 8 calls and drove to the hospital, correct? 9 Yes. 10 Α. What did you see when you first arrived? 11 0. I pulled into a parking lot belonging to Α. 12 the hospital that was near the KFC, which is what I 13 was told he was near that area. 14 Who told you that he was near the KFC? 15 I was dispatched that by County. Α. 16 And then what did you do after that? 17 Q. Α. I got out of my vehicle and started 18 walking toward the wood line, which is where he was 19 said to have gone in the woods, or near the woods, 20 21 near the KFC. Did you see any other officers at that 2.2 0. time when you started approaching the wood line? 23 I did see Ephrata Community Hospital 24 Α.

Page 13 security staff along the wood line, so I walked 1 2 toward them. How many individuals were there from the 3 Ο. hospital, the security staff? 4 I don't know. Α. 5 Was it more then one? 6 0. Α. Yes. 7 Was it more than five? Q. 8 I don't believe so. Α. 9 Did you talk with any of the security Q. 10 staff as you approached them? 11 I did. And they told me that the sheriff Α. 12 was up ahead -- like up around the wood line. 13 And at this point could you see the 14 0. sheriff? 15 I don't recall that I could see her. Α. 16 Do you recall how much light there was? 17 Q. I didn't need a flashlight to see. 18 Α. But it was around 7:45, though, correct? 19 Ο. It was like dusk, but I had no Yeah. 20 Α. problem seeing without a flashlight. 21 At that point, did you see Andrew Good, 22 Q. the prisoner at issue? 23 Α. No. 24

Page 14 At any time, did you -- did you have any 1 other conversations with any of the security people 2 from the hospital at that point? 3 They took me up to where the sheriff Α. 4 was, so I could meet with her. 5 From where you were standing near the wood 6 Q. line, could you see the creek? 7 Α. No. 8 9 Ο. About how far into the woods is the creek bed? 1.0 I don't know. 11 Α. MR. BOYLE: Objection. Just from 12 where she first met the sheriff from where 13 she first arrived? 14 MR. BAIRD: From the wood line to the 15 creek. 16 MR. BOYLE: It's a long wood line, 17 Counsel. So where along the wood line do 18 you want her to estimate? 19 BY MR. BAIRD: 20 When you were first approaching the 21 security guards where they were standing, about how 22 far in is the creek? 23 24 I don't know because I don't recall seeing Α.

Page 15 the creek, so I'm not sure. 1 Did you ever talk to the sheriff? Q. 2 Α. Yes. 3 Tell me about that conversation, the first 4 0. 5 one you had. I asked her what happened and she 6 explained to me that there was a scuffle at her 7 vehicle with Andrew Good and he attempted to grab 8 her taser, so she attempted to tase him twice and he removed probes and ran from her, and a shackle on 10 his leg had come undone as he was running. 11 So she told you that a shackle on his leg 12 0. had come undone while he was running? 13 Yes. 14 Α. And she also told you that he had removed 15 0. the taser probes that she had tased him with? 16 17 Ά. Yes. Have you ever used your taser before? 18 Q. No. Α. 19 Do you carry a taser? 20 Q. Α. Yes. 21 Do you know if it's the same model of 22 taser that is carried by the Lancaster County 23 24 Sheriff's Department?

Page 16 Α. I don't know. 1 And what was the name of the sheriff who 2 Q. you spoke with? 3 Rodriquez was her last name. Α. 4 Had you ever encounter her before? Q. 5 Α. Not that I recall. 6 Have you talked to her about the incident 7 Q. since it happened? 8 9 Α. No. You ever encounter Andrew Good before? Q. 10 11 Α. No. Have you ever encountered Kristi Good 12 Q. before, his mom? 13 Not that I recall. Α. 14 And what was -- Sheriff Rodriguez, what 15 was her demeanor at the time you were talking to 1:6 17 her? She seemed worried. 18 Anything else that you can remember about 19 her demeanor? 20 No. 21 Α. Did you have any other conversations with 22 Q. her? . 23 She -- she pointed in the direction to the 24 Α.

Page 17 woods and said that he kind of ran in that 1 direction. 2 And what did you do? 3 Q. I then got on my radio, relayed the 4 Α. information she told me to our other officers that 5 were also in the area, or getting to the area to 6 look for him, and I did that on our private channel. 7 And so that was not broadcast over the 8 dispatch channel, correct? 9 Α. Correct. 10 Did anyone respond to you over the radio? 11 I believe someone -- they just Α. 12 acknowledged me. I don't remember specifics. 13 And then what did you do next after the --14 making the radio call? 15 The deputy and I decided to walk into the 16 woods in the direction she thought he ran. 17 And can you describe what direction that Q. 18 was? 1.9 North, east, south or west or --20 Α. Yes. 0. 21 It would have been north. 22 Α. Towards the creek? 23 0. Correct. 24 Α.

Page 18 Did you ever see him? 1 Q. I saw him after she pointed him out to me. 2 Α. Were you two -- about how far apart were 3 Ο. you two when you were looking for him? 4 We were five feet or so of each other. Α. 5 At that time when she pointed him out to 0. 6 you, were there any other officers around? 7 There were no officers from the police 8 Α. department with me. 9 Were there any officers from the Sheriff's 10 0. Department other than Sheriff Rodriguez with you? 11 Α. No. 12 And what was Andrew Good doing when Q. 13 Sheriff Rodriguez pointed him out to you? 14 He appeared to be laying in the water 15 right along the shore line, and like I could see his 16 head, but it appeared that he was laying on his 17 18 stomach. In an effort not to be seen, would that 19 0. 20 be --It appeared that he was hiding from 21 Α. Yeah. 22 us. He wasn't sitting up, correct? 23 Q. I couldn't see below the water, but from 24 Α.

		Page 19
1	the angle	of his head it didn't look like it.
2	Q.	When you initially saw him, was his body
3	in the wat	ter?
4	Α.	All I saw was his head, so yeah.
5	Q.	Did you did you call out to him or yell
6	to him?	
7	Α.	I did.
8	Q.	What did you say?
9	Α.	I called out his name.
LO.	Q.	Anything else?
11	A.	And eventually I just called out his name.
12	Q.	And was he wearing any clothes when you
13	saw him?	
14	A.	I couldn't tell.
15	Q.	And all you could see was his head,
16	correct?	
17	A.	Correct.
18	Q.	And it appeared as though he was laying
19	down on h	is stomach?
20	A.	Correct.
21	Q.	About how far away from him were you when
22	you initi	ally saw him?
23	Α.	We were probably 40 or 50 feet away.
24	Q.	Was there anything between you and him?

- A. Yes, trees. And then it was -- down an embankment is the woods.
- Q. Can you estimate as to how steep the embankment was, do you know?
 - A. I don't know.

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- Q. And how many times did you call out his name to him?
- A. Several times, I think, looking for a response for him to respond to me.
- Q. Did you see him respond or react to him at all of you calling out his name?
 - A. He didn't say anything?
- Q. At that point could you see him react, like hunker down, or anything like that?
 - A. I don't remember.
- Q. And did you ever -- did you maintain sight of him, or did you lose sight of him?
 - A. No, I maintained sight of him.
- Q. And tell me what you did next after you're calling out to him?
- A. I told the other officers that I located him, or that we located him, and we're looking at him in the water, so that they could start to come to that area, and then the deputy and I began to go

Page 21 down this embankment toward him. 1 Were you calling out to him again while 2 Q. you were going down the embankment? 3 That's when I was like -- several Yeah. Α. 4 times, I guess I said his name, and we were slowly 5 making our way down because it was steep. 6 What was he doing while you are making 7 your way down? 8 As I -- as we started to get closer to 9 him, he started to drift toward the center of the 10 11 creek. And when you say "drift towards the center 12 of the creek," can you explain what you mean by 13 that? 14 I just saw his head moving from where it 15 had been toward the center of the creek. 16 Was he moving backwards into the creek? 17 It was more of an angle. It was backwards 18 and to my right. If I was looking at him, it was to 19 my right and back. 20 And was he following along the current of 21 the stream? 22

A. The current was going east, so he was going the same direction as the current.

23

Page 22 To your right? 1 Q. Α. Correct. 2 Q. And was he still down on his stomach, or 3 was he walking in or backing in? 4 Α. I don't know. 5 What -- were you thinking about how you 6 Ο. were going to capture him, or apprehend him at that 7 point? 8 I wasn't sure. I wasn't sure what he was 9 So we were still in the process of getting 10 11 down to the water's edge. About how long did it take you to get down 12 Q. to the water's edge after initially seeing him? 13 I'd say about 15 seconds or -- 15 or 20 Α. 14 seconds. 15 Do you know whether Sheriff Rodriguez was 16 saying anything to him at the time? 17 I only remember her saying that she Α. 18 thought he was faking. 19 And when you say "faking," what do you 20 mean? 21 Well, that came a little bit after. You 22 haven't gotten there with me yet. 23 I'm sorry. In terms of all the time 24 0.

Page 23 you're calling out to him, Andrew Good, is she 1 2 saying anything to you? Not that I recall. 3 Is she saying anything to him or calling Ο. 4 5 out? Not that I recall. 6 And who -- and how were you making your 7 way down, is someone going first or second or how 8 9 did that work? I don't remember. We were next -- we were Α. 10 near each other. I don't know who was where. 11 And at that point, did you have any weapon 12 Ο. deployed or anything of that nature? 13 Α... No. 14 Did you have to hold on to the side of the 15 0. bank to get down, was it that steep? 16 I probably had to hold on to some trees at Α. 17 different times but not the entire time. 18 Could you tell whether Andrew Good was 19 standing on the -- in the creek or was he floating 20° or swimming, could you tell? 21 Α. I couldn't tell because --22 MR. BOYLE: Just objection. At what 23 point are you talking here? 24

	Page 24
1	MR. BAIRD: After she sees him kind
2	of move.
3	MR. BOYLE: Drift out.
4	MR. BAIRD: Drift out into the creek.
5	MR. BOYLE: Okay. Is that how you
6	were answering the question, Officer?
7	THE WITNESS: Yeah. I couldn't tell
8	you.
9	BY MR. BAIRD:
10	Q. Did you ever see him struggling against
11	the current?
12	A. No.
13	Q. You ever see him paddle or swim?
14	A. No. The the water was dark, so it was
15	difficult to see really below it.
16	Q. At any time, did you observe any taser
17	prongs in Andrew Good?
18	A. No.
19	Q. What did you do next after you had walked
20	down the embankment?
21	A. Andrew began to call out for help.
22	Q. Is that did he just say, "Help, help,"
23	or do you remember what he said specifically?
24	A. He was just saying, "Help."

Page 25 And where was he when he was calling out ο. for help? He had, like I said, drifted -- drifted from the edge of the shore, and he was maybe, I don't know, ten feet from the shore line at that point, kind of in front of me. Is that when Sheriff Rodriguez said she thought he was faking when he was calling for help? Α. Yes. And did you respond to her? I don't recall responding to her. Α. focused on watching him. And what did you do next after he was Q. calling for help? I was telling him to swim to shore, to come to us. At that point, did you know whether he was Q.

- handcuffed or not?
- I didn't know the status of his handcuffs Α. at that point.
 - At that point, you knew that a shackle had 0. come loose, correct --
 - Correct. Α.

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-- according to Sheriff Rodriguez? Q.

Page 26 Α. Correct. 1 Could you see any shackles or handcuffs on 2 0. him while he was in the water? 3 Α. No. 4 Could you see his body out of the water, 5 0. or was it just his head? 6 It was just his head. 7 Α. At any time, was his head going under the 0. 8 9 water? Initially, it wasn't. And then it 10 Yes. started to go under and then he would come up, and 11 12 go under and come up. When in the sequence of this did Sheriff 13 Q. Rodriguez say that she thought he was faking? 14 Initially, when he was calling for help, 15 Α. but he was not going underwater. 16 At any time, did she -- well, strike that. 17 What did you do next after you were 18 observing his head going underwater? 19 20 I know I relayed to again on the radio to Α. my officers what was happening so, that they new 21 22 that he was in the water further out and calling for 23 help. At this point, did you see any other 24 0.

	Page 27
1	officers from Ephrata Borough in the area?
2	A. No.
3	Q. Did you see any other law enforcement
4	officer of any kind in that area?
5	A. The Ephrata community hospital, the
6	security, they were to my right, like they were one
7	or two officers, I would guess.
8	Q. And at any time, did you deploy your
9	taser?
10	A. No.
11	Q. On Andrew Good?
12	A. No.
13	Q. Did you see anyone deploy a taser on
14	Andrew Good?
15	A. No.
16	Q. In your performance of your law
17	enforcement duty, have you ever deployed your taser?
18	A. No.
19	MR. BOYLE: Asked and answered. You
20	can answer again.
21	THE WITNESS: No.
22	BY MR. BAIRD:
23	Q. And what were did you notice the
24	Ephrata Hospital security doing anything at this

Page 28 point when Andrew's head was going under the water? 1 Α. No. Were they calling out to him or -- that Ο. 3 you remember? 4 I don't remember. Α. 5 What did you do next? Q. 6 I continued to call out for him to come to 7 shore, and then I on observed him staying underwater 8 longer and coming up and staying underwater longer 9 than he had those few seconds prior. 10 At any time, did you have a belief that 0. 11 Andrew Good was faking the -- his need for help? 12 13 Α. Yes. You did? 14 0. Yes. I was unsure as to if he was or not. 15 Α. And the point when you had a belief that 16 Q. he was -- he was faking, was that from what Sheriff 17 Rodriguez had told you, as well as your observation? 18 19 Α. Yes. Tell me about that. 20 Q. Well, I -- she said that she thought he 21 was faking, and I -- also, from what I was 22 observing, him calling for help but not going 23 underwater, I had that same thought and they were 24

Page 29 with kind of simultaneous of each other. 1 And at some point, did you change your 2 Q. mind about that? 3 Α. Yes. And what made you change your mind, what 5 ο. did you observe to make your change your mind? 6 When he started staying underwater longer, 7 Α. that's when my mind started changing to maybe he's 8 in distress. 9 When you are standing on the embankment, 10 0. about how far across the creek is the other side of 11 the bank, if you can estimate? 12 My estimate was about 40 feet. Α. 13 Q. Do you have any estimate as to how deep it 14 was there at that particular time of year? 15 I have no idea. Α. 16 After the date of the incident, have you α. 17 ever gone back to that place? 18 1-9 Α. No. How long did it take from the time when 20 you had believed that Andrew had possibly been 21 faking his calls for help to the point where you 22

changed your mind about that, about how long did

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that take?

- A. I would say ten or ten seconds.
- Q. And after you had changed your mind and you observed him going underwater a little bit longer, what did you do then?
- A. I decided to take my gear off and go in the water and I first relayed to my officers that I was going in the water.
 - O. Are you trained in water rescue?
 - A. No.

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- Q. What made you make that decision?
- A. Because he was underwater, and he had not come back up.
 - Q. What gear did you have to remove to go in?
 - A. My duty belt, which included my radio.
- 15 It's attached to my shirt. And I had my phone in my 16 side pocket. And that's what I took off.
 - Q. What else is on your duty belt?
- A. I had my gun. I have two loaded
 magazines, taser, handcuffs, a flashlight, my radio.
- 20 I forget if I said that. I think that's it.
 - Q. And then what did you do, can you explain how you went into the water?
- 23 A. Yeah. I took that stuff off. I laid it 24 up on shore -- or on the shore, and then I stepped

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Page 31 into the water. It was kind of a step down a little bit because it was kind of a like a drop to get in there, and there was a log that was nearby. grabbed a hold of that. And did you try to walk out into the creek? I started to walk out there, and Yeah. 7 Α. then it like dropped off. 8 Did you swim? 9 Q. Yeah. Α. 10 How far out did you swim? 11 0. To the location where I had seen him, just 12 Α. below the surface, and that was probably 15 feet. 13 Could you -- was he there? Ο. 14 15 Α. No. Do you know where he -- what happened to Q. 16 him? 17 I last had seem just like -- I could 1.8 Α. see his -- like his chest because he wasn't wearing 19 a shirt, and I could see that just below the surface 20 as well as his head, and with -- the flashlights had 21 been shining on there from, I don't know, I guess 22

maybe the deputy, I don't know. I could see that.

But then once I got out there he was not where I

Page 32 1 knew he was just a second prior. And was the current strong? 2 Q. Α. I don't feel that it was real strong, no. 3 At any point, did you see him again? Q. 4 I did see him again, yeah. 5 Α. Q. Tell me about that. 6 Well, that was once he was pulled up from 7 Α. the creek. 8 And he was dead, correct? 9 Q. 10 Α. Correct. And were -- did you assist in pulling him 0. 11 out of the creek? Was that you? 12 I was out in a boat but not the boat Α. 13 14 that pulled him up. Tell me about what you did next after you 15 swam to where he was, and you couldn't see him 16 17 anymore. Other officers arrived at that time, and 18 Α. another officer was taking his gear off to get in 19 the water, so I swam back to shore. 20 At any time, did Sheriff Rodriguez enter 21 0. 22 the water? Α. No. 23 Who was the other officer who had entered 24 Ο.

Page 33 the water, do you remember? 1 It was Marcos Rodriquez. 2 Α. Ο. Is he still -- and what agency or --3 Yeah. He's employed with Ephrata Police Α. 4 5 Department. And he's still employed with Ephrata? Q. 6 A. Yes. 7 And at this point, there were other 8 Q. officers shining flashlights into the water? 9 To see him, like to light up the 10 Α. Yeah. 11 water. Do you remember approximately how many 12 Q. officers there were? 13 I'm not sure. I quess you would have to 14 be more specific with your questions. Are you 15 talking about when I entered the water, or after I 16 was already in there? 17 When you were already in there, when you 18 Q. were swimming, looking for him. 19 Okay. It was -- the deputy was there. 20 Α. There was the security. I don't know whose 21 flashlights were shining. And at some point, like I 22 said, when I was in the water, other officers of 23 24 mine showed up.

- Q. About how long did -- were you swimming around trying to find him?
 - A. About three minutes.
- Q. And then at some point, you mentioned that you were in a boat?
 - A. Yes.

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- Q. Tell me how that happened.
- A. Fire Rescue had arrived. It was around 8:20 or so after this initially occurred, and my supervisor at the time, Officer Lucky, he got into one boat with some of the firemen, and there was a second boat that was about to launch and I asked if they needed an officer for the second boat, and they said they did.
- Q. About how long did it take for Fire Rescue and the other officers to find Andrew Good's body?
 - A. I'd say approximately 30 minutes.
- Q. Do you know where he was found in reference to where you had swam in?
- A. Yeah. He was found right near where I had last seen him underwater, like going under.
- Q. And at this point, you're not sure how deep that actually was there?
 - A. Correct.

- Q. Did you have any information about

 Andrew Good's previous criminal history at the time

 of this incident?
- A. I didn't know about his criminal history, but I had known about two other incidents involving him.
- Q. And you knew that before you entered the water trying to help him?
 - A. Correct.

- Q. Tell me about those two other incidents that you knew of.
- A. The one incident I was not there for. I just had heard from another officer with our department, and that was approximately six months prior and this officer was trying to make an arrest of him, and he fled into the creek.
- Q. And this happened approximately six months before the April 14th incident?
 - A. That's my estimate, yeah.
- Q. And how did you find out about that incident?
- A. Just through, I think, talking at shift change, like a debriefing of that day.
 - Q. Do you remember the name of the officer

Page 36 who Andrew had fled from? 1 Yes. It was Sergeant Eric Schmidt. 2 Do you remember the location where Andrew 3 Q. had fled from Officer Schmidt in the previous 4 incident? 5 MR. BOYLE: Objection. She testified 6 that she wasn't present, so how would she 7 remember the location? 8 MR. BAIRD: Sorry. 9 BY MR. BAIRD: 10 Do you know what the location was where 11 Q. Andrew had fled in this prior incident involving 12 Officer Schmidt? 13 It had been at or near the hospital. 14 Do you know the circumstances of how or 15 0. what Officer Schmidt was -- why he was in custody or 16 17 why Andrew was in custody --Α He. 18 MR. BOYLE: Wait until he finishes. 19 Are you done, Counsel? 20 MR. BAIRD: Yes. 21 MR. BOYLE: You can answer. 22 THE WITNESS: He wasn't in custody. 23 Sergeant Schmidt was attempting to take 24

Page 37 him into custody. 1 BY MR. BAIRD: 2 Were you thinking about this prior Q. 3 incident at the time that you found out that 4 Andrew Good had fled from another officer from the 5 sheriff? 6 MR. BOYLE: Object to form. 7 But you can answer. 8 THE WITNESS: It was in my mind, just 9 because I know he had fled previously into 10 the creek. 11 BY MR. BAIRD: 12 Do you remember anybody making a comment 13 about Andrew's body being like a sack of potatoes at 14 the time he was coming out of the water? 15 16 Α. No. And you said that you had known about 17 another incident involving Andrew Good prior to 18 19 April 14th? Α. Yes. 20 Can you tell me what you know about that 21 0. other incident? 22 The East Cocalico Police Department had 23 been involved in a pursuit somehow of him and 24

Page 38 requested assistance from our department and myself 1 and Officer Lucky and Officer Hernizen had responded 2 to assist in locating him. It had turned into a 3 foot pursuit, which is what we responded to assist 4 with, a foot pursuit essentially. 5 Did you ever apprehend Andrew? Q. 6 7 Α. No. Was he ever caught in that foot pursuit? Q. 8 Not to my knowledge, no. 9 Α. How long before the April 14th, 2018 10 Q. incident was that? 11 I don't remember. I believe it was -- I Α. 12 believe that happened, though, after the initial 13 incident I told you about with Sergeant Schmidt. 14 You had given an interview in this matter 15 on the night of the incident, correct? 16 Α. Correct. 17 All right. Did you have a chance to look 18 Q. at that interview before your deposition today? 19 20 Α. Yes. Is everything in there true and correct, 21 to the best of your knowledge? 22 23 Α. Yes. Is there anything in there that's wrong? 24 Q.

	Page 39
1	A. No.
2	Q. That was a bad question.
3	MR. BOYLE: Not your worse, though.
4	BY MR. BAIRD:
5	Q. Did you ever and I apologize if I've
6	asked this already, did you ever discuss this
7	incident with Sheriff Rodriguez after it happened?
8	A. No.
9	Q. Do you ever hangout with Sheriff
LO	Rodriguez, or are you friends with her?
L 1 .	A. No.
L2	MR. BAIRD: I think those are all the
L3	questions I have.
L4	MR. MACMAIN: Officer, I have just a
15	few followup.
L 6	
L7	CROSS-EXAMINATION
L8	
19	BY MR. MACMAIN:
20	Q. As I introduced myself before the
21	deposition, I'm David MacMain and I represent Deputy
22	Sheriff Rodriguez, which is now Sheriff Gunnet. So,
23	if I call her Sheriff Gunnet I'm talking about the
24	same sheriff's deputy.
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Page 40 Α. Okay. 1 Just a few things. 2 Q. So when you first saw Mr. Good, the only 3 part you were able to see that was above the water 4 was kind of the head? 5 Α. Correct. 6 So everything below the body you wouldn't 7 have seen if he was wearing clothing? 8 Initially, when it looked like he was 9 laying down, that's correct. 10 You wouldn't have seen if he was Ο. 11 handcuffed, unhandcuffed, shackled? 12 Correct. Α. 13 And you wouldn't have seen if he had any 14 probes, taser probes, or anything on his body? 15 Α. Correct. 16 And when you first spotted Mr. Good, you 17 Ο. were with Sheriff's Deputy Gunnet, correct? 18 Correct. Α. 19 And you said the two of you were about 20 Q., 40 feet or so away from the creek? 21 Correct. 22 Α. And the entirety of the time that you and 23 Q. Sheriff's Deputy Gunnet made your way from where you 24

Page 41 spotted Mr. Good down to the creek, you were 1 together, correct? 2 Correct. Α. 3 And at any point during the time that the 0. 4 two of you made your way down to the creek, did you 5 see anyone else besides Mr. Good? б There were the security from the hospital. 7 They were, I think, somewhere to my right but not 8 immediately with us. It was just her and I. 9 But maybe I wasn't clear. 10 Q. There was nobody else down near the creek 11 where Mr. Good was, he was down there himself? 12 Α. Correct. 1.3 At least from what you seen, there was no 14 Ο. one that could have pushed him into the creek? 15 16 Α. Correct. Nobody there that could have clubbed him 17 Q. with a stick and knock him into the creek? 18 19 Α. No. Nobody tasered him into the creek. 20 0. Α. Correct. 21 And the entire time from you and the 22 Deputy Sheriff made your way from where you first 23 spotted Mr. Good down the creek, did you -- you 24

	Page 42
1	didn't see anybody enter the creek bed or the creek
2	bank, correct?
3	A. Correct.
4	Q. And Mr. Good was in your view the entire
5	time, correct?
6	A. Correct.
7	Q. At this point, did anybody taser Mr. Good?
8	A. No.
9	Q. At any point, did anybody throw a rock at
LO	him or anything towards him while he was in the
L1	water?
12	A. No.
L3	Q. When you first met Sheriff Deputy Gunnet,
L4	that was outside the wood line?
L5	A. Mm-humm.
16	MR. BOYLE: Is that "yes"?
17	THE WITNESS: Yes.
18	BY MR. MACMAIN:
19	Q. And the two of you kind of made your way
2.0	into the woods looking for Mr. Good?
21	A. Yes.
22	Q. And she was with you the whole time?
23	A. Yes.
24	Q. And then at some point after you went to

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Page 43 the woods where you first spot Mr. Good, how long of a time period, roughly, was that when you first entered the woods until Deputy Sheriff Gunnet said, "There he is"? Within probably five seconds. She almost immediately saw him upon us enter the woods. And I think you had said as you spotted --Ο. you're making your way down, you're calling out for him to get out of the water, correct? Α. Correct. And at this point, did he ever move to get 0. out of the water? Α. No. Now, you said you were familiar with at 0. least two prior times, one personally, one by hearing it from other officers where he fled from law enforcement? Correct. Α. And one of those times he fled and is ο. entering this same creek? Α. Correct. And you were asked some questions when you

Lancaster County District Attorney's Office about

were interviewed by the detectives from the

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that prior incident, and you had recounted pretty much what you had told us here today?

A. Correct.

- Q. Did you think this whole point you were asked about whether he was faking it, were you concerned knowing his history that he may be trying to lure you and the other law enforcement into the water?
 - A. Yes.
- Q. And that would be something that would of concern to you and other law enforcement?
 - A. Yes.
- Q. So this period of time when you hesitated, part of it was concern that he may be laying in wait or playing possum to try to entice the officers to come in the water after him, correct?
 - A. Correct.
- Q. And at the time you went in the water, it was you and Deputy Sheriff Gunnet?
- A. Immediately, right there, yes. There was no other police officer there.
- Q. Did you have any concern -- I know this was happening quickly that you both took off of your duty belts and waded into the water and Mr. Good got

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out of the water, he now had access to your weapons?

- A. I don't remember thinking that.
- Q. Were you concerned if both of you went into the water, there was no law enforcement on the bank in case Mr. Good in fact overpowered you and pulled you under the water and did something to further his escape?
- A. I can't say that I was thinking too much about the deputy. I was thinking about how I was supposed to respond.
- Q. After the incident, did you have any conversations with Kristi Good?
 - A. Yes.

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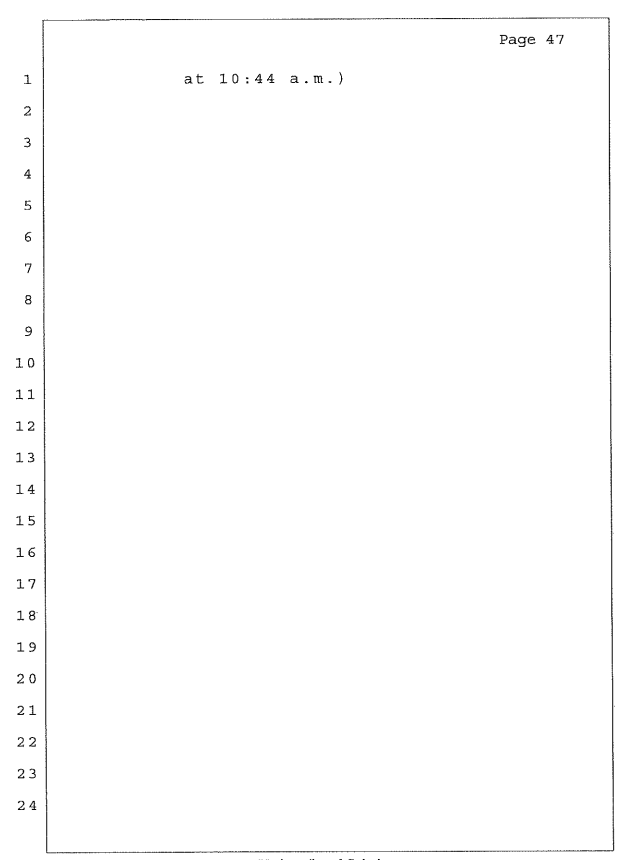
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23

24

- O. When was that?
- 15 A. I don't know how long after incident it 16 was.
 - Q. Can you tell me where that conversation took place?
 - A. It was in Ephrata. I was responding to like some non-emergency call to a store called Complete Inbox. It's on North Reading Road, just north of the hospital. I was leaving that store and she saw me as I was about to get into my police car and she kind of said, "You're in the parking lot

Page 46 there." 1 Tell me about the conversation. 2 Q. So she approached me. I did not know who Α. 3 She introduced herself and thanked me for she was. 4 doing what I could to save her son, and she said she 5 felt like I -- she said she felt like I was one of 6 the officers that had tried to save him. 7 Q. Any other conversation besides that? 8 9 Α. No. Any other encounters with Ms. Good? 10 Q. 11 Α. No. MR. MACMAIN: I think I'm done. Just 12 give me a second. Those are all the 13 questions I have. Thank you. 14 MR. BOYLE: Anything else? 15 MR. BAIRD: No followup. 16 MR. BOYLE: Thank you, Officer. 17 appreciate you coming in. I will walk you 18 out. 19 20 (Whereupon, the witness was excused 21 22 at this time.) 23 (Whereupon, the deposition concluded 24



Page 48 1 2 C-E-R-T-I-F-I-C-A-T-I-O-N3 I hereby certify that the witness was 4 duly sworn in for this deposition matter 5 by the Court Reporter. 6 7 8 9 Mary Hammond August 18, 2020 10 11 (The foregoing certification of this 12 transcript does not apply to any 13 reproduction of the same by any means, 14 15 unless under the direct control and/or supervision of the Registered Professional 16 Reporter.) 1.7 18 19 20 21 22 23 24

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.7	Date Taken: August 18, 2020
-8	Deposition of: Officer Beth Rivera
.9	
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Federal Rules of Civil Procedure Rule 30

- (e) Review By the Witness; Changes.
- (I) Review; Statement of Changes. On request by the deponent or a party before the deposition is completed, the deponent must be allowed 30 days after being notified by the officer that the transcript or recording is available in which:
- (A) to review the transcript or recording; and
- (B) if there are changes in form or substance, to sign a statement listing the changes and the reasons for making them.
- (2) Changes Indicated in the Officer's Certificate. The officer must note in the certificate prescribed by Rule 30(f)(1) whether a review was requested and, if so, must attach any changes the deponent makes during the 30-day period.

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ARE PROVIDED FOR INFORMATIONAL PURPOSES ONLY.

THE ABOVE RULES ARE CURRENT AS OF APRIL 1,

2019. PLEASE REFER TO THE APPLICABLE FEDERAL RULES

OF CIVIL PROCEDURE FOR UP-TO-DATE INFORMATION.

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Veritext Legal Solutions represents that the foregoing transcript is a true, correct and complete transcript of the colloquies, questions and answers as submitted by the court reporter. Veritext Legal Solutions further represents that the attached exhibits, if any, are true, correct and complete documents as submitted by the court reporter and/or attorneys in relation to this deposition and that the documents were processed in accordance with our litigation support and production standards.

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		ERRATA SHEET		
		INSTRUCTIONS: After reading the		
	trans	cript of testimony, please note any		
change, addition or deletion on this				
sheet. DO NOT make any marks or notations				
on the actual transcript. (Use additional				
	paper	if needed and attach it to this		
	sheet	:-)		
		Please sign and date this errata		
sheet and return it to the court reporting				
	agenc	y indicated below.		
Case 1	Name: Est	ate of Andrew Davis		
		vs.		
	Bar	bara Rodriguez-Santana, et al		
Date '	Faken: Au	igust 18, 2020		
Depos	ition of:	Officer Beth Rivera		
PAGE	LINE	CORRECTION		
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27	6	Change "they." to "there" (the second"		
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EXHIBIT E

FORENSIC PATHOLOGY Lancaster County Coroner's Office

Dr. Stephen Diamantoni, Coroner

Lancaster County Forensic Science Center

Mr. Eric Bieber, Chief Deputy Coroner

2080 Spring Valley Rd

Dr. Wayne K. Ross, Forensic Pathologist

Lancaster PA 17601

POSTMORTEM REPORT

Name:

Good, Andrew D.

Age: 24

Race: White

Sex: Male

Autopsy: ALC18-063/LC18-1020

Date:

04/16/2018

Time: 8:00 a.m.

Demise:

Fresh Water Drowning

Cause: Manner:

Accidental

Date Pronounced:

04/14/2018

Time Pronounced: 11:37 p.m.

CASE INFORMATION:

The following narrative is based upon the case information available at time of autopsy and provided by Lancaster County Deputy Coroner, Ms. Shannon Blosser. The death of this individual, in light of the surrounding circumstances, comes under the jurisdiction of the coroner's office and a post mortem examination is performed to determine the cause and manner of death. The autopsy process utilizes the scientific methodology as part of the overall forensic analysis.

CORONER'S REPORT:

SCENE/HISTORY: This deputy spoke-via telephone with Sgt. Snavely, Ephrata Police Department who was on scene and reported death of above mentioned 24-year-old male who had been in custody of Lancaster County Sheriff's Department while at Ephrata Community Hospital, escaped custody, fled on foot, jumped into Cocalico Creek which was located to rear of Ephrata Community Hospital and subsequently died. Sgt. Snavely reported that deceased was shackled and handcuffed and had reportedly escaped from Lancaster County Sheriffs custody and ran to rear of Ephrata Community Hospital where Cocalico Creek is located and dove in to creek.

Creek depth is estimated to be approximately 12 feet deep. Deceased had been unable to be located for some time but was then discovered unresponsive in water, retrieved and pulled out of creek onto shore. At time of preliminary telephone report Sgt. Snavely was unable to answer the majority of this deputy's questions, indicating that he did not have the proper information at this point in time but that other sources on scene did.

This deputy arrived on location to rear of Ephrata Community Hospital 169 Martin Avenue Ephrata, PA 17522 tonight 4/14/2018 at 11:28 PM and was met outside by Officer Herneisen, Ephrata Police Department who indicated other officers were set up and staging at command post. Upon entering command post this deputy met with and interviewed Lt. Mckim, Sgt. Snavely, Detective Schmitt, Officers Rivera, Albaugh and Martin, all with Ephrata Police Department. Throughout investigation



this deputy also met with and interviewed Jeff Krause and Jeff Bell, Lancaster County Detectives. Also noted to be in command post is Chief Deputy Bieber who is assisting this deputy with investigation. The following information was gathered upon interviewing Ephrata Police Department.

Apparently deceased, a 24-year-old male, has had previous run ins with law enforcement as Ephrata Police are readily familiar with deceased. Law enforcement indicated that Akron Borough Police Department were serving a bench warrant on deceased tonight 4/14/2018 for parole violation on a burglary charge. Apparently, there was physical interaction between law enforcement and deceased. Deceased fled from law enforcement to which deceased was tased multiple times and was tackled by law enforcement.

Once in police custody, deceased claimed he had hurt his shoulder from the physical scuffle and he was transported to Ephrata Community Hospital to be checked out. While at Ephrata Community Hospital, Lancaster County Sheriff's Department was contacted to come to Ephrata Community Hospital to take deceased into their custody and escort him to Lancaster County Prison once deceased had been examined by medical staff. While at Ephrata Community Hospital deceased repeatedly verbalized that he was not going back to prison.

Lancaster County Sheriff's Deputy Rodriguez-Santana took deceased into her custody after medical examination was completed. Deceased was placed in handcuffs which were secured to a chain around his waist. Deceased was also placed in ankle shackles but only one was placed and secured (around left ankle) with the right ankle shackle hanging free. Once deceased was ready to be escorted from Ephrata Community Hospital to Lancaster County Prison, he was walked out of hospital by Deputy Sheriff Rodriguez-Santana and a hospital nurse. Nurse only followed Deputy Sheriff Rodriguez-Santana and deceased part way out to waiting vehicle and then returned back into hospital. Once back inside hospital, nurse was told that deceased had managed to get out of Deputy Sheriff Rodriguez-Santana's custody and fled on foot to rear of Ephrata Community Hospital, in the direction of the Cocalico Creek.

Officer Rivera indicated both she and Deputy Sheriff Rodriguez-Santana walked along the bank of the Cocalico Creek searching for deceased. At this point in time it had become dark outside and lights were set up on the bank. Law enforcement finally were able to lay their eyes on deceased to which they called out to deceased. Deceased continued to float further and further out and finally began to call out for help.

Officer Rivera reported that deceased was seen bobbing up and down and went under water several times and was noted to remain under water for a longer period of time with each time he became submerged. Officer Rivera noted that she dove into water in search of deceased.

Pioneer Fire Company/Station 1 put a boat into the water with Officer Lucky in the boat in search of deceased. Deceased was finally located in a prone position in the creek at a depth of between 12-13

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feet. Deceased was pulled out of the creek by Pioneer Fire Company/Station 1 and Officer Lucky at 9:21 PM and brought to the bank of Cocalico Creek. Deceased was unresponsive and it was determined resuscitative efforts would be futile.

Detective Schmitt reported he had interaction with deceased last year sometime in the same general location as to tonight's incident. The interaction became physical and the two rolled down the hill with deceased escaping from Detective Schmitt. At this point in time deceased ran across Cocalico Creek from one bank of the creek to the other bank with ease; water level at this point in time was very shallow and easily maneuvered through by walking or running.

EXAM: Deceased, a young Caucasian male, is noted to be lying supine on bank of Cocalico Creek. Deceased's feet are several inches from the surface of creek. Deceased is laying in amongst some brush. Bank of creek is dirt with leaves and other natural materials mixed in. Creek bank is at base of fairly steep hill and is noted to be to rear of Ephrata Community Hospital property.

Deceased is partially clothed in a pair of blue jeans, boxer shorts, a belt, black socks bilaterally and black sneakers bilaterally. Deceased's wrists are noted handcuffed in front with hands resting on waistband of jeans. Handcuffs are attached to a metal chain which encircles deceased's waist at his abdomen/above waistband of jeans. Posteriorly, chain is noted doubled around. Ace bandage is noted wrapped around left wrist/proximal end of left forearm. Shackle is noted secured around left ankle and is attached to another shackle which is hanging loose (not attached to any part of deceased's body).

Taser wire is noted tangled on deceased's left sneaker. Two taser barbs with attached wire noted to posterior right upper extremity, superior to right elbow. Two additional taser barbs with attached wire noted to lower back, one at his thoracic region and the other at the lumbar region.

Photographs taken of scene and remains by this deputy using a Nikon D7000 camera and 18-105m lens. Deceased was rolled by Chief Deputy Bieber when the time was appropriate.

Temperature of creek is 59 degrees Fahrenheit. Depth of creek is between 12 and 13 feet deep. Ambient temperature is 66 degrees and breezy.

HEENT: Head region palpated and visually examined. No trauma/deformities noted. No blood noted to my gloves. Skin cool and dry to the touch. Blood noted on right ear. Abrasion noted to right forehead. Abrasions and blood noted to lips bilaterafly. Multiple abrasions-noted to tip of nose. No other facial trauma noted. Superficial-scratch noted to anterior neck. No other anterior neck trauma noted. Mottling noted to posterior neck. Pupils fixed, dilated and non-reactive to external stimulus. Petechial hemorrhages noted bilaterally. Sclera noted to be hemorrhaged and injected bilaterally. Blood noted draining from nares bilaterally. Upper dentition noted to be in poor condition. Clear fluid noted draining from right side of oral cavity. No rigor mortis noted in jaw at time of exam.



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THORAX: Tattoo of "Rosie" and a rose to upper right thorax. Tattoo of skull with flames noted to upper left thorax. Mottling noted to upper thorax posteriorly. Superficial scratches noted inferior to right nipple. No other trauma noted to thorax. No trauma noted to back. Livor mortis noted posteriorly dependent appropriate for position of deceased and is blanchable.

ABDOMEN: Cool and firm to the touch. No trauma noted to abdomen. No trauma noted to back. Livor mortis noted posteriorly dependent appropriate for position of deceased and is blanchable.

EXTREMITIES: Upper extremities unclothed. Lower extremities clothed. Mottling noted to bilateral upper extremities. Superficial abrasions noted to left upper shoulder. Superficial scratches and road rash noted to right upper shoulder posteriorly. "Buddha" tattoo with image noted to right upper extremity. Cross tattoo noted to right ventral forearm. Superficial scratches and abrasions noted to right posterior elbow/right posterior upper extremity proximally. Superficial scratches noted to right forearm. Skull tattoo noted to upper left extremity. Tattoo noted to anterior right hand. Multiple tattoos noted to each knuckle, anteriorly. No rigor mortis noted in extremities at time of exam.

LIVOR MORTIS: Posteriorly dependent appropriate for position of deceased and is blanchable. RIGOR MORTIS: None noted at time of exam.

Consult with Chief Deputy Bieber. Deceased transported to Lancaster County Coroner's Office by Deputy Transporter Don Harrod for further medical evaluation. Electronic death certificate completed by this deputy via EDRS system. Cause of death is Pending, manner of death is Pending, date of death is 4/14/2018 and time of death is 11:37 PM. No funeral home chosen at this time.

Per telephone conversation with Kristi Good, mother/next of kin of deceased she reported deceased had recently (within the past two weeks) gotten-out of Cove Forge Behavioral Health Center, a rehabilitation facility in Gettysburg for drug usage. Mother indicated deceased had a history of using heroin. Mother also noted that deceased has had multiple run ins with law enforcement in the past and has been arrested on multiple occasions for probation violation, theft, assault on police officer and simple assault. Mother indicated deceased was not presently employed and had been staying with her part of the time since getting out of rehabilitation and had been staying with a neighbor for part of the time. Mother indicated she last saw deceased this evening prior to Akron Borough Police Department serving deceased his bench warrant.

FORENSIC EXAMINATION OF BODY:

CLOTHING:

- o The body is received in a black disaster bag on top of a white sheet.
- He is wearing blue jean trousers, zippered and buttoned appropriately, drenched with water.
- Red/blue striped boxers, water-drenched.
- Black shoe, off the right foot.



- o Black sock, water-drenched, left foot.
- o Black shoe, left foot, water-drenched. Grass debris is noted in the laces. Soil transfer noted at the toe region.
- o Black sock, water-drenched, right foot.
- Ankle cuff is attached to left lower leg; right ankle cuff is attached to a shackle and is open.
- o Taser wire, wrapped around left ankle cuff. Probe is not appreciated.
- o Handcuffs, tightly cuffed to both wrist regions in front of body. A chain shackle is attached to both handcuffs, wrapped once around; a second section is wrapped twice and attached to the pin on the left side; the pin is noted in the front. The handcuff overlies a bandage noted on the left wrist.
- o The ankle shackle is removed and the taser wire is wrapped around the actual ankle cuff. It is photographed.
- o The cuff lock was not activated on the left handcuff; the right handcuff was locked. Once the handcuff was removed on the right side, a significant pressure mark is noted over the right wrist region.
- o Two probes are noted to the back of the right arm; two probes are noted to the left mid-back and left lower back. The two probes to the back of the right arm have wires attached; the probe to the left mid-back has a wire attached, but the probe to the lower back does not have a wire attached; that wire is noted around the left ankle. The back of the chain has a clip which is attached to a chain link in the back.
- o While removing the shackles, multiple photographs are obtained showing how shackles/cuffs were fastened together. Upon removal, there are pressure marks noted to the abdomen as well as the back region from the chain link.
- There is an extensive amount of green leafy material, scratch marks, grass, soil stains, linear abrasions noted to the left upper back; circular abrasions to the mid-upper back; large scuff-mark abrasion to the right shoulder.

MEDICAL EFFECTS:

- o ID tag, right 1st toe.
- o EKG patch, inner right lower leg.

TATTOOS ON BODY:

- o Tattoo of the name Nicole, right upper arm.
- o Tattoo of Rest in Peace Buddha, right upper arm.
- o Tattoo of the word Country, back of right hand.
- Tattoo of the word Fuck extending from the little finger to the 4th, 3rd and 2nd fingers.
- o Tattoo of a name, right forearm.
- o Tattoo of a cross, right forearm.
- o Tattoo of the letters EW, right wrist.
- o Tattoo of a skull, right lateral chest.
- o Tattoo of the name Rosie, right upper chest.



- Tattoo of a skull with fire, left upper chest.
- o Tattoo of a heart and initials CK, left upper chest.
- o Tattoo of 3 skulls, left upper arm.
- o Tattoo of the name Kristi, left mid-axillary line.
- Tattoo of the word Fear extending from the left index finger to the left little finger.

BODY BUILD AND DECOMPOSITIONAL CHANGES:

This is the unembalmed body of a well-built muscular white male who measures 70" and weighs 213 +/- pounds. There is generalized rigor mortis and posterior, fixed, purple lividity. No other decompositional changes are noted, and the overall appearance of the body is compatible with the stated age.

• EXAMINATION OF BODY:

Head: The face is plethoric. The head hair is blonde/brown and short. There is a blonde/brown mustache and beard. The irides are hazel. The eyes are congested. There is no evidence of petechial hemorrhages or scleral icterus. The nose shows no evidence of septal perforations. Bloody fluid is noted about the nose and on or about the lips. White froth is noted in the mouth. The inner oral cavity shows upper and lower dentition in poor condition; multiple teeth are missing. Dental caries or dental amalgams are appreciated in the teeth. Blood is noted around the right and left ears.

Neck: The neck is plethoric. The trachea is midline. Bilateral jugular venous distention is noted.

Chest, Abdomen, and Back: Plethoric changes are noted to the upper chest. The chest is a symmetrically developed and of a normal AP diameter. The abdominal region is free of palpable organomegaly

Upper Extremities: The upper arms, forearms, and hands are examined. The hands are well formed.

Lower Extremities: The lower extremities are examined. The feet are well formed.

External Genitalia/Ano-Rectal Region: The external genitalia display normal adult features. The ano-rectal region is without note.

EVIDENCE OF INJURY AND OTHER ABNORMALITIES:

- Head:
 - 1. Abrasion, polygonal shape, overlying right forehead, fresh, 1" x 1 1/2".
 - 2. Abrasion, linear, right forehead, fresh, 1" x 1/8".
 - Abrasion, circular, mid-forehead, fresh, ¼" x ¼".
 - 4. Abrasion, linear, left forehead, fresh, 5/8" x 1/8".
 - 5. Abrasion, circular, right central upper forehead, fresh, 1/8" x 1/8".
 - 6. Plethoric changes, face.



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- 7. Blood around nose and lips.
- 8. Abrasion, right lateral distal end of nose, fresh, ¼" x ¼".
- 9. Abrasions, multiple left size of nose, fresh, ¾" x 7/8".
- 10. Froth in mouth.
- 11. Dried blood, upper and lower lips.
- 12. Abrasions x 2, punctate, 1/8" x 1/8", left lower lip.

o Neck:

- 1. Plethoric changes, neck.
- 2. Bilateral jugular venous distention.
- 3. Abrasion, linear, left central region of neck, fresh, 1 1/4" x 1/16".
- o Chest, Abdomen, and Back:
 - 1. Multiple linear abrasions, right lateral chest, beneath left breast and nipple area, 2" x 1 ¾".
 - 2. Abrasions, multiple, irregular shaped, left upper shoulder, fresh, in an area measuring 1 ½" x 1".
 - 3. Abrasions, multiple, linear and irregular shaped, anterior left upper shoulder, fresh, in an area measuring 2 %" x 1 ½".
 - 4. Abrasions x 2, punctate, ¼" x ¼", left lateral chest.
 - 5. Contused abrasion, fresh, left lower quadrant of abdomen, 1 ½" x 2 ½". The abrasion is linear; the contusion is red/pink.
 - 6. Abrasion, linear, left upper back, fresh, 2 ¾" x ¼".
 - 7. Abrasion, circular, right upper back, fresh, in an area measuring ¾" x ¾".
 - 8. Abrasions, multiple, parallel, vertically oriented, fresh, right upper back, in an area measuring 4" x 5" with extension to the right shoulder.
 - 9. Grass/soil transfer, pressure marks, blanch marks, chain marks from shackles, lower back region.
 - 10. Probe, left mid-back and left lower back.
 - 11. Soil/grass transfer, leafy material, back region.
 - 12. Two vertically oriented impressions/pressure marks/abrasions, left upper back/shoulder region.

o Upper Extremities:

- 1. Contused abrasion, ill-defined, 2" x 2", left upper outer arm.
- 2. Erythematous area, back of left forearm, 2" x 2".
- 3. Contusion, dark-red, ¼" x ½", back of left upper arm.
- 4. Contusion, base of left thumb/back of hand/back of left 2nd, 3rd, 4th, 5th knuckles, in an area measuring 3" x 4".
- 5. Superficial laceration/tear, ¼" x ¼", left hand/base of left 3rd finger.
- 6. Pressure marks from handcuff, abrasion, linear, left wrist region, 4" x 1/8".
- 7. Abrasions, multiple, circular, irregular shaped, back of left elbow region, in an area measuring 2 ¼" x 3".
- 8. Two probes, back of right arm.
- 9. Multiple abrasions, right elbow region, in an area measuring 3" x 3".



- 10. Abrasion, brush-burn type, right forearm, in an area measuring 4 5/8" x 1 1/3".
- 11. Multiple abrasions, back of right forearm/wrist region, in an area measuring 3 ½" x 2 ½".
- 12. Pressure marks from handcuff, irregular and linear scar, back of right forearm.
- 13. Multiple abrasions, back of right upper arm, in an area measuring 1" x 1".
- 14. Abrasion, linear, fresh, right antecubital fossa, medial region, 1 ½" x ¼".
- 15. Other irregular shaped abrasions, right mid-upper forearm, measuring 1" \times 2".
- 16. Multiple abrasions, linear, transverse, right upper arm, measuring 1" x ¾".
- 17. Abrasion, circular, ¼" x ¼", right lateral forearm.
- 18. Abrasion, brush-burn type, right shoulder, with extension to right back, in an area measuring approximately 7" x 4".
- 19. Multiple parallel abrasions, right upper shoulder, fresh, measuring 1" x ¾".
- Lower Extremities:
 - 1. Multiple red marks on or about the lateral right knee and medial right knee compatible with contusions; laterally measures 2 ¼" x 1", medially is ¾" x 1".
 - 2. Multiple contusions x 5, anterior right lower leg, in an area measuring approximately 8" x 2 1/3".
 - 3. Abrasion, anterior right lower leg, ¼" x 5/8".
 - 4. Elliptical scar, anterior right lower leg.
 - 5. Contusions x 2, right syndesmosis, in an area measuring 1 1 1 x 1 x 1 x.
 - 6. No overt pressure marks noted from ankle cuff or other.
 - 7. Contused abrasions, overlying left knee, in an area measuring 2" x 3".
 - 8. Multiple contusions, anterior lower leg, upper leg, in an area measuring 3 ½" x
 - 9. Multiple parallel transverse contusions, anterior left lower leg, anterior syndesmosis, left lateral malleolus, in an area measuring 2 1/2" x 4".
 - 10. Erythematous mark, parallel, red, left ankle region.
- External Genitalia and Ano-Rectal Region:
 - 1. Intact.

INTERNAL EXAMINATION OF THE BODY, ORGAN SYSTEMS:

ORGAN WEIGHTS & FLUID VOLUMES:

Brain:	1,596	Grams
Heart:	440	Grams
Right lung:	652	Grams
Left lung:	582	Grams
Liver:	2,431	Grams
Spleen:	224	Grams
Right kidney:	116	Grams
Left kidney:	160	Grams

Stomach Contents:

- o 215 grams of creek-smelling water and partially digested food, brown appearance. Gallbiadder:
 - o Bile is present.

Urinary Bladder:

o Urine is present.

Abnormal Fluid Collections:

- o Pericardial Sac: None
- o Right Thoracic Cavity: None
- o Left Thoracic Cavity: None
- o Abdominal Cavity: None
- Sphenoid Sinus: A couple cc of creek-smelling fluid

Fractures:

o Head: None
o Neck: None
o Chest: None
o Pelvis: None

• HEAD AND CENTRAL NERVOUS SYSTEM:

The skin of the scalp is reflected in the usual manner, and there is no evidence of soft tissue trauma to the scalp other than a contusion to the right lateral parietal and right posterolateral superoparietal regions of the scalp. The calvarium is intact; and upon its removal, there are no abnormal fluid collections noted to the epidural, subdural or subarachnoid spaces. The dura is clean and glistening. The superior sagittal sinus is patent. The leptomeninges are translucent. The cerebral convexities are examined and show edema, but no evidence of asymmetry, atrophy, softening, or hemorrhage. The circle of Willis is intact. The uncal, cerebellar tonsil, and cingulate gyral regions are examined. There are bilateral uncal grooves. No cerebellar tonsillar cones. The cingulate gyrus is not shifted. Gross examination of the brain stem and cerebellum is performed.

Coronal sectioning of the brain demonstrates an intact cortical gray ribbon and centrum semiovale. The basal ganglia and thalamus are unremarkable, and the ventricular system is not dilated. The mammillary bodies are without note. The hippocampi and pineal gland show no abnormalities. The substantia nigra is depigmented, and the cerebral aqueduct is not dilated. The pons is examined. The fourth ventricle is examined. The inferior olivary nucleus and the remainder of the medulla oblongata are examined. The cerebellar folia are well formed. The dentate nucleus is unremarkable bilaterally. The pituitary gland is obtained and shows no abnormalities. The dura is reflected from the basilar portion of the skull and there is no evidence of basilar skull trauma. The sphenoid sinus is opened and there is a large cyst within same. Beneath that are a few cc of creek-smelling fluid.

NECK:

The skin of the neck is dissected up to the angle of the jaw. The anterior strap muscles are without evidence of hemorrhage. The hyoid bone, thyroid cartilage, cricoid cartilage and thyroid



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are intact. There is no evidence of aspirated gastric contents, food particles, or foreign bodies noted within the neck lumen. White froth is noted in the neck lumen.

CHEST AND ABDOMEN:

The skin of the chest and abdomen is opened with the usual, Y-shaped incision and demonstrate moderate amounts of yellow subcutaneous adipose tissue at the level of the umbilicus. Upon removal of the chest plate, various organs are examined in situ and/or are removed by the Virchow technique for serial examination. These organs are of intrinsically normal size, morphology, and anatomic position for this age and sex individual with no trauma noted to the organs of the chest or abdomen.

- o No contusions, heart.
- o No contusions, lungs.
- o Frothy, pulmonary edema and fluid, lungs, compatible with drowning.
- Water identified in stomach, compatible with drowning.
- Liver, spleen, right and left kidneys, intact.

CARDIOVASCULAR SYSTEM:

- O Heart: All vessels originate from, or terminate in, the usual portions of the heart. The coronary arteries are mildly serpiginous. The following atherosclerotic changes are noted: left main artery (0%), left anterior descending artery (0%), circumflex artery (0%), and right coronary artery (0%). The coronary ostia are patent. The cardiac chambers are examined. There is evidence of cardiomegaly, left ventricular hypertrophy and borderline right ventricular hypertrophy. The right ventricle measures 5 mm up to 6 mm laterally, the left ventricle measures 2 cm. The left intraventricular distance measures 2 cm; the right intraventricular distance measures 3 cm. There are no interatrial or interventricular defects. All the valves are freely mobile. The chordae tendineae, papillary muscles, and myocardium are examined. The endocardial surface is clean and glistening. The epicardial surface is without abnormalities and displays a normal amount of fat. The pericardial sac is clean and glistening and free of adhesions.
- Aorta/Blood Vessels: The root, arch, and descending aorta are examined. The aorta is intact.

RESPIRATORY SYSTEM:

 Lungs: The tracheobronchial tree, pulmonary vasculature, and hilar regions are examined. The lung parenchyma shows pulmonary edema and congestion. Water is identified in the bronchi. The parietal and visceral pleura are examined. The hemidiaphragms are well formed bilaterally.

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HEPATOBILIARY SYSTEM:

The liver capsule is clean and glistening and free of adhesions. The liver shows hepatomegaly and diffuse fatty change. The liver parenchyma is golden-brown in color. The gallbladder is intact. There is no evidence of obstruction of the ducts. No stones or cholecystitis are noted.

SPLEEN:

 The splenic capsule is intact and has a normal purplish hue. On sectioning, the parenchyma is without note.

PANCREAS:

o The pancreas has a normal club shape and firm consistency. On sectioning, it has a tan lobulated parenchyma. Hemorrhagic changes are noted to the pancreas.

BONE MARROW:

o The bone marrow is red in color and gritty in texture.

LYMPHATIC SYSTEM:

No lesions are identified.

URINARY SYSTEM:

o The kidney capsules strip with ease and reveal normal fetal lobulations. The medullary parays are hyperemic. The pelvic regions are unremarkable. The urinary bladder mucosa parays is grossly without note.

• REPRODUCTIVE SYSTEM:

The prostate gland is intact.

GASTROINTESTINAL SYSTEM:

o The esophageal mucosa is clean and glistening. The GE junction is patent. The stomach wall is normally rugated. The pyloric sphincter is patent. There is no evidence of gastritis. The small and large bowels are anatomically correct and normally oriented. There is no evidence of volvulus or infarction.

MUSCULOSKELETAL SYSTEM:

o The muscles show no significant gross abnormalities. The skeletal system is without evidence of natural disease.

• ENDOCRINE SYSTEM:

- o Adrenal Glands: There is no evidence of hyperplasia or tumor in the adrenal glands.
- o Thyroid Gland: The thyroid is symmetrical and full bilaterally.



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ADDITIONAL FORENSIC PROCEDURES:

- Subclavian blood, vitreous, urine, gastric contents, and liver are sent for toxicology to National Medical Services. The Chain of Custody number is ALC18-063/LC18-1020.
- Tissue is retained for histology, which is not processed.
- Urine is submitted for a TLC presumptive drug screen and is positive for THC and Oxycodone.
- Glucometer reading is 163, which represents hyperglycemia.
- A purple top tube of blood and DNA card are collected.
- The handcuffs, corresponding shackle and the ankle holders are forwarded with the police department.
- Four probes are recovered, designated origins of the body, and forwarded with police department.
- All clothing and Ace wrap from left forearm are forwarded with police department.
- A purple top tube of blood is forwarded with the police department.
- CD card is supplied to Jeff Bell.
- Photographs are taken by the coroner's office.
- The following are in attendance:
 - o Katie Kelly, Autopsy Assistant
 - o Eric Bieber, Lancaster County Chief Deputy Coroner
 - Shannon Blosser, Lancaster County Coroner's Office
 - o Dr. Stephen Diamantoni, Lancaster County Coroner
 - o Jeff Bell, CID, Lancaster City Police Department
 - o Dr. Wayne K. Ross, Prosector

OVERALL FORENSIC ANALYSIS:

As per the scientific method, our office performed a forensic analysis including traumatic, disease, and toxicology causation analysis. After review of this information, we can offer the following conclusions:

- PAST MEDICAL HISTORY ANALYSIS:
 - Past Medical History: drug use.
 - o Past Medication History: unknown.
- TOXICOLOGY CAUSATION ANALYSIS:
 - o The post mortem levels indicate the following:



Positive Findings:

Compound	Result	<u>Units</u>	<u>Matrix Source</u>
Delta-9 Carboxy THC	6.8 .	ng/mL	001 - Subclavian Blood
Delta-9 THC	3.8	ng/mL	001 - Subclavian Blood
Ethanol	13	mg/dL	004 - Urine
Delta-9 Carboxy THC - Total	170	ng/mL	004 - Urine
Oxymorphone - Free	5.5	ng/ml_	004 - Urine

OPINION:

After autopsy and forensic causation analysis, it is my opinion that the cause of death is **Fresh Water Drowning.** The manner of death is **Accidental**:

Wayne K. Ross, M.D.

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